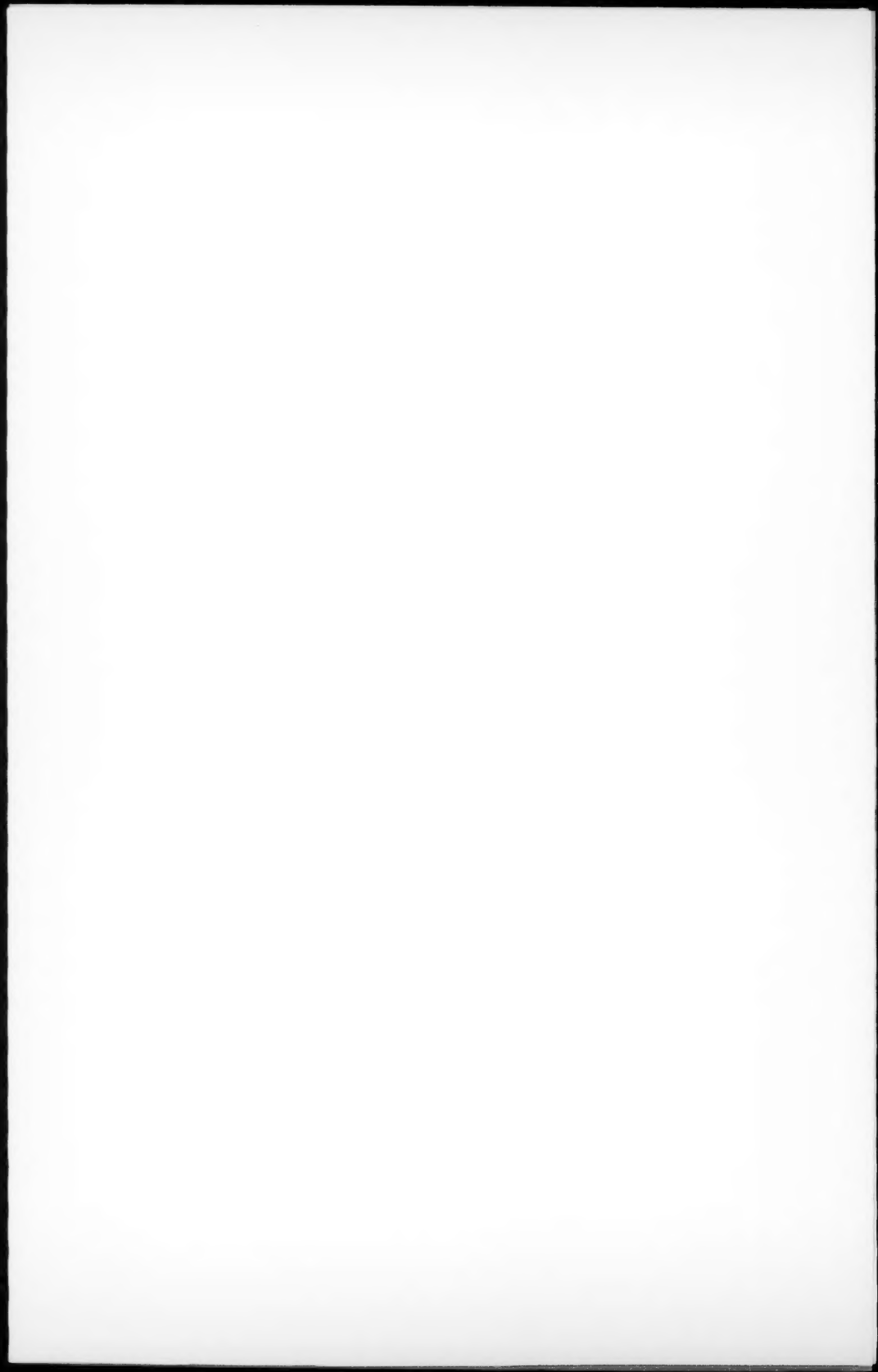

SOUTHERN ILLINOIS UNIVERSITY LAW JOURNAL

CUMULATIVE TWENTY-YEAR INDEX
1976-1996





SOUTHERN ILLINOIS UNIVERSITY LAW JOURNAL

TABLE OF CONTENTS

CUMULATIVE INDEX OF VOLUMES 1 (1976)-20 (1996)

AUTHOR INDEX TO ARTICLES, CASE NOTES, COMMENTS AND BOOK REVIEWS . . .	1
TITLE INDEX TO ARTICLES, CASE NOTES, COMMENTS AND BOOK REVIEWS . . .	51
COMMENTS	95
CASE NOTES	103
CASES NOTED	115
SYMPOSIA/SPECIAL ISSUE	121
SURVEYS OF ILLINOIS LAW	125
SUBJECT INDEX TO ARTICLES, CASE NOTES, COMMENTS AND BOOK REVIEWS .	129

SOUTHERN ILLINOIS UNIVERSITY SCHOOL OF LAW 1996-1997

Administrative Officers

TED SANDERS, B.S., M.A., Ed.D., President

DONALD L. BEGGS, B.S., M.S., PH.D., Chancellor

BENJAMIN A. SHEPHERD, B.S., M.S., PH.D., Vice-Chancellor for Academic Affairs & Provost

THOMAS F. GUERNSEY, B.A., J.D., LL.M., Dean and Professor of Law

THOMAS C. BRITTON, B.A., M.S. Ed., J.D., Associate Dean and Associate Professor of Law

W. EUGENE BASANTA, B.A., J.D., LL.M., Associate Dean and Professor of Law

Faculty

JILL E. ADAMS, B.A., M.A.T., J.D., Associate Professor of Law

W. EUGENE BASANTA, B.A., J.D., LL.M., Associate Dean and Professor of Law

ROBERT E. BECK, B.S.L., LL.B., LL.M., Professor of Law

KEITH H. BEYLER, A.B., J.D., Associate Professor of Law

THOMAS C. BRITTON, B.A., M.S. Ed., J.D., Associate Dean and Associate Professor of Law

ILEANA DOMINGUEZ-URBAN, A.B., J.D., Assistant Professor of Law

JAMES E. DUGGAN, B.A., M.L.I.S., J.D., Computer Services Librarian and Associate Professor

DARRELL W. DUNHAM, B.A., J.D., LL.M., Professor of Law

JOHN ERBES, B.A., J.D., Visiting Clinical Assistant Professor

SANDRA M. FOGEL, B.S., M.S., J.D., Staff Attorney

MARIA FRANKOWSKA, LL.M., PH.D., J.S.D., Professor of Law

R. KATHY GARNER, B.A., M. OF LIBR., J.D., Senior Reference Librarian and Associate Professor

DONALD W. GARNER, B.A., J.D., Professor of Law

LEONARD GROSS, B.A., J.D., Professor of Law

THOMAS F. GUERNSEY, B.A., J.D., LL.M., Dean and Professor of Law

MICHAEL HAYES, B.S., J.D., Assistant Professor of Law

FRANK G. HOODEK, B.A., M.L.S., J.D., Professor of Law and Law Library Director

DAVID C. JOHNSON, B.S., C.P.A., J.D., LL.M., Professor of Law

PATRICK J. KELLEY, B.A., J.D., Professor of Law

EDWARD J. KIONKA, B.S., J.D., LL.M., Professor of Law

THEODORE R. LEBLANG, B.A., J.D. Professor of Medical Jurisprudence

MARK R. LEE, B.A., J.D., Professor of Law

HIRAM H. LESAR, A.B., J.D., J.S.D., Distinguished Service Professor

THOMAS B. MCAFEE, B.S., J.D., Professor of Law

JEAN SINCLAIR MCKNIGHT, B.A., M.L.S., J.D., Reference Librarian and Assistant Professor

ALICE M. NOBLE-ALLIGRE, B.S., J.D., Assistant Professor of Law

REBECCA O'NEILL, B.A., J.D., Assistant Clinical Professor

R. J. ROBERTSON, JR., A.B., J.D., Associate Professor of Law

MARY C. RUDASILL, B.S., M.S., J.D., Director, Clinical Program, and Associate Professor of Law

J. B. RUHL, B.A., J.D., LL.M., Assistant Professor of Law

HEIJA B. RYOO, B.B.A., M.L.S., Head of Technical Services and Associate Professor

SUZANNE J. SCHMITZ, B.A., M.S. Ed., J.D., ADR Project Coordinator, Assistant Clinical Professor

WEI LUO, B.A., M.L.S., J.D., Assistant Technical Services Librarian and Assistant Professor

WILLIAM A. SCHROEDER, B.A., J.D., LL.M., Professor of Law

ROBERT SCHWARTZ, B.A., J.D., Dr. Arthur Grayson Mem. Distinguished Visiting Professor of Law and Medicine

NORMAN VIEIRA, A.B., J.D., Professor of Law

LAUREL A. WENDT, B.A., M.L.S., J.D., Associate Law Library Director and Associate Professor

WENONA YVONNE WHITFIELD, B.A., J.D., Associate Professor of Law

SOUTHERN ILLINOIS UNIVERSITY LAW JOURNAL

Volume 21

Fall 1996

BOARD OF EDITORS

Editor in Chief
M. MERCEDES FORT

Managing Editor
JON D. BROOKS

Journal of Legal Medicine
ELIZABETH LINGLE & DAVID LOCKARD

Survey Editor
R. WILLIAM HOLLAND

Business Editor
KENNETH DAVIES

Research Editors
YUNFEI CHEN
DAVID TRACY
WILLIAM BRADY

Production Editor
SIMEON WON KIM

Casenote and Comment Editors
KEVIN BURKE
ROBERT J. EVOLA

ELIZABETH FOSTER
ERIC LONG

KELLY STACEY
ANTHONY P. ULM

Articles Editors
W. KENT CARTER
D. R. DONNERSBERGER, JR
DANA FRAZIER
JEFF HUGHES

KATHLEEN KYNDBERG
MELISSA A. MORGAN
MARK PROST
MONICA SHAH
V. PAIGE STRAWN

DIANE SWANSON
CRAIG O. WEBER
KATHLEEN WEEKS
STEVE WILLIAMS

Staff
JOHN H. ARCHER, JR.
SHANNON BLANKINSHIP
VICKIE J. BRADY
TRACY EUBANKS-DAWE
SHAMITA D. ETIENNE-CUMMINGS
MARK GARWIN
KATHRYN GILES
DAVID A. GREER
TIMOTHY E. HOERMAN

JOHN W. KAUFFMAN
KAMRAN Q. KHAN
CHRIS KOLKER
ABBIE CRITES-LEONI
TRACY M. LOOS
MELINDA MADISON
ROBERT MESSINA
STACEY MEYERS
JOHN MOSES
AMY PETRY

ANDREW RAMAGE
JOHN ROBINSON
ERICKA SANDERS
THOMAS J. SANZI
THERESA SEAL
KATHRYN TUTHILL
GREGORY R. WALTERS
JOANNA WELLS
MATTHEW S. WILZBACH

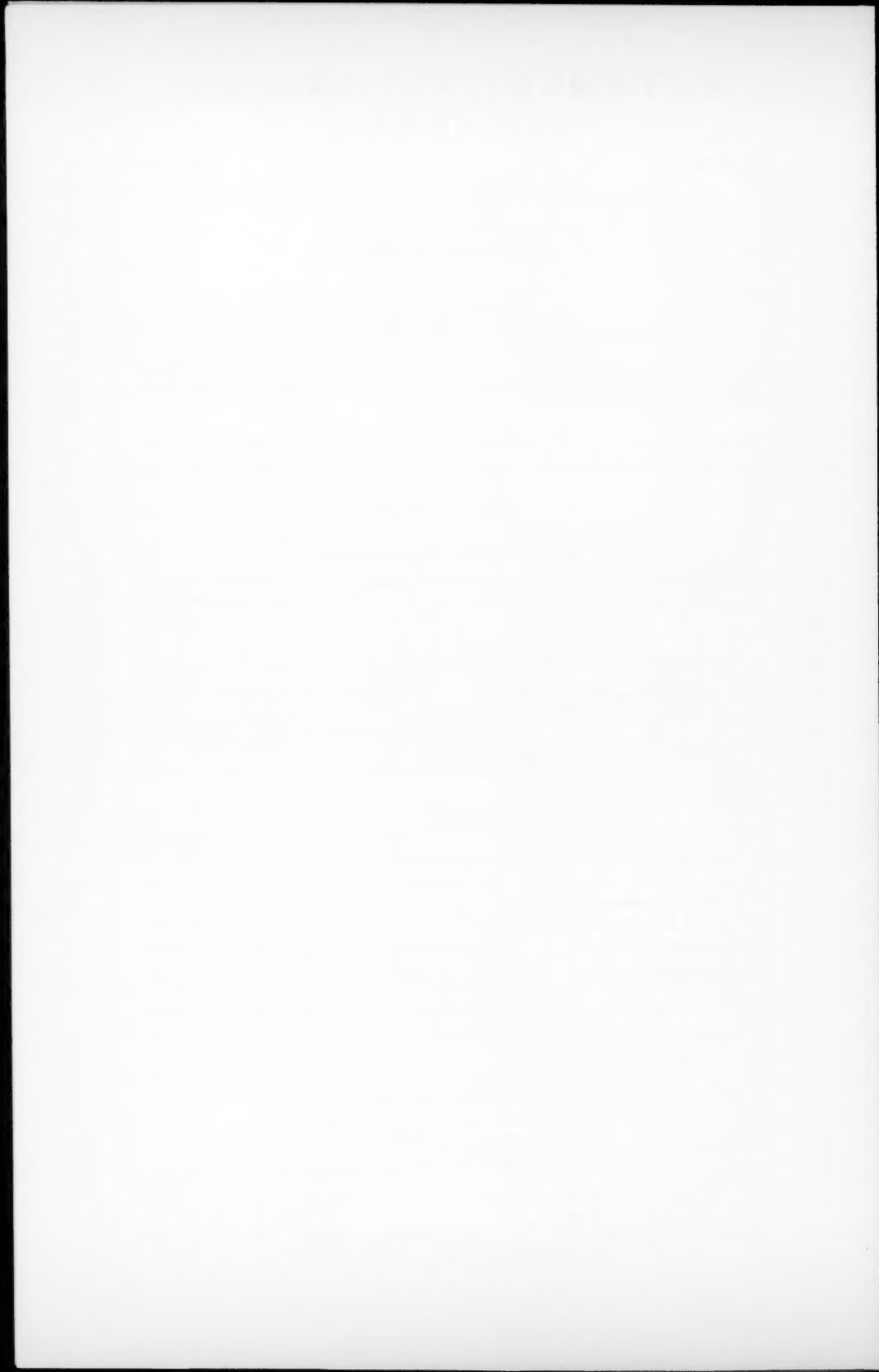
Faculty Adviser
WILLIAM A. SCHROEDER

Business Manager and Secretary to the Editors

VICKI A. GENOVESE

Lawyers' Advisory Board

MARK A. BRITTINGHAM, *St. Louis, Mo.* HON. RICHARD H. MILLS, *Springfield*
HON. JOSEPH F. CUNNINGHAM, *Belleville* RICHARD N. MOLCHAN, *Peoria*
IVAN A. ELLIOTT, Jr., *Carmi* JAMES R. VOGLER, *Chicago*
JOSEPH R. LOWERY, *Belleville* HON. WARREN D. WELLIVER, *Jefferson City, Mo.*
Member, National Conference of Law Reviews



SOUTHERN ILLINOIS UNIVERSITY LAW JOURNAL: CUMULATIVE INDEX OF VOLUMES

1 (1976)-20 (1996)

James E. Duggan*

INTRODUCTION

In order to mark the twentieth anniversary of the *Southern Illinois University Law Journal* (and to help celebrate the twentieth anniversary of SIU School of Law's first graduating class, the Class of 1976), I am pleased to present, in conjunction with the Board of Editors**, this cumulative index of the *Law Journal's* first twenty volumes. I hope that it will be a welcome reference to the past two decades of the *Southern Illinois University Law Journal*.

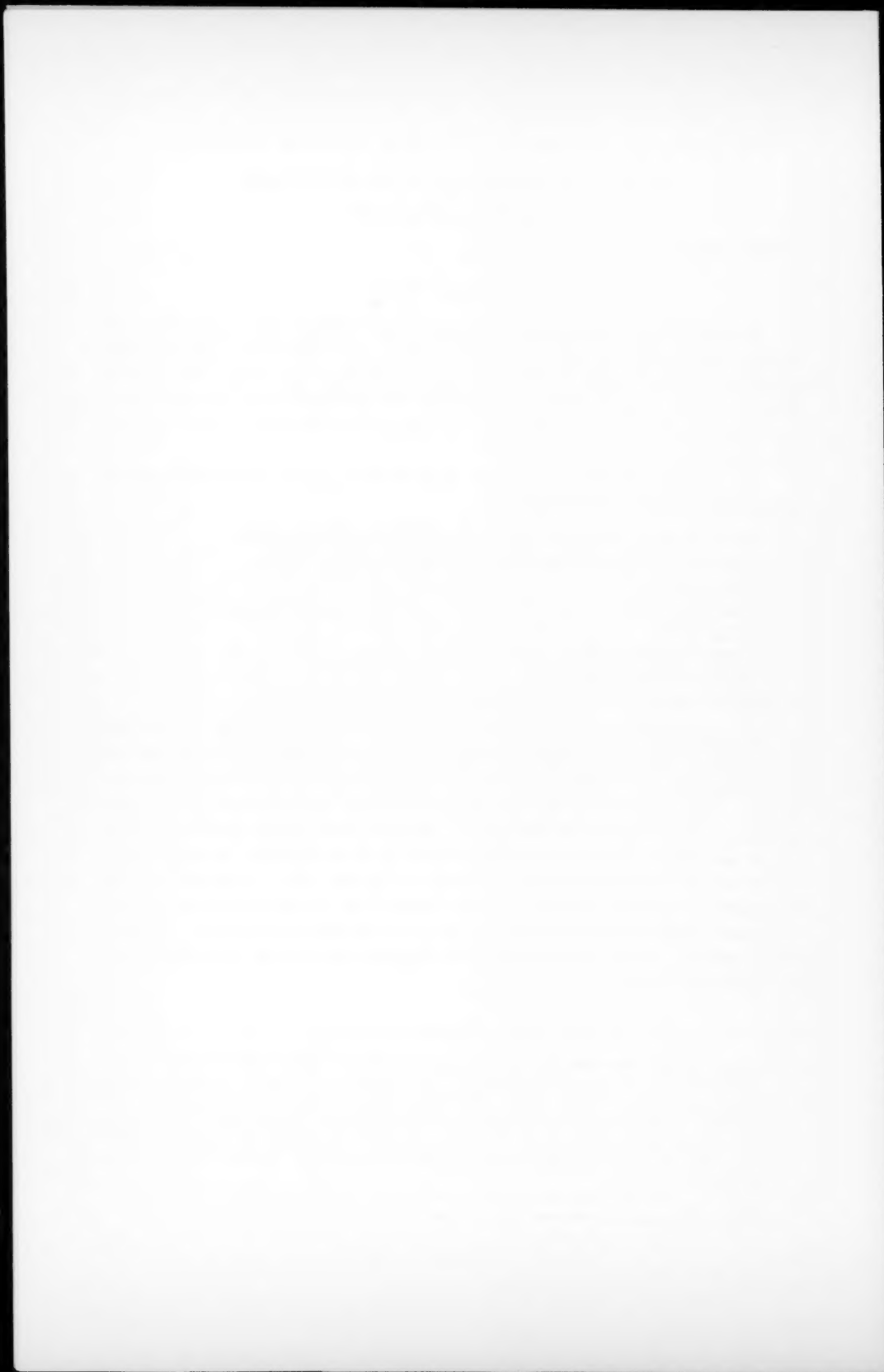
The Articles, Case Notes, Comments, Book Reviews, Survey Issues, and Symposia and Special Issues are indexed by:

- Author Index to Articles, Case Notes, Comments and Book Reviews
- Title Index to Articles, Case Notes, Comments and Book Reviews
- Comments
- Case Notes
- Cases Noted
- Symposia/Special Issue
- Surveys of Illinois Law
- Subject Index to Articles, Case Notes, Comments and Book Reviews

Each entry includes title, issue and volume number and beginning page number. The "issue" is the year for issues through volume 1985 and "Winter/Spring/Summer/Fall" for issues beginning with volume 11 (1986-87). Volume numbers 1976 through 1985 are actually volumes one through ten, and volumes covering 1986-1996 are listed with the numerical volume numbers 11 through 20. Multiple author entries are listed by each author, and authors of responses to main articles are listed separately. Cases noted by Case Notes and Commentaries may be found in a separate index. Symposia, Special Issues, and Survey entries are included in the Author, Title, and Subject indexes, as well as separate Symposia/Special Issues and Survey of Illinois Law indexes. Finally, subject indexing for all entries is based on subject indexing found in each volume's yearly cumulative index.

* Computer Services Librarian and Associate Professor, Southern Illinois University School of Law Library. B.A., Virginia Tech; J.D., University of Mississippi; M.L.I.S., Louisiana State University. The author gratefully acknowledges the efforts of Pamela Graham, Office Systems Specialist, who spent many long hours inputting and sorting the index entries; Vicki Genovese, *SIU Law Journal* Business Manager, who created the original index entries for volumes 1-18, and graciously allowed the author to produce this index; and to law students Jeffery Shuck and Todd Reardon for their proofreading and editing abilities. Any errors (alas!) are the sole responsibility of the author.

** In particular, I would like to thank *Southern Illinois University Law Journal* Editors Robert C. Bollinger (Editor-in-Chief, 1995-96) and Mercedes Fort (Editor-in-Chief, 1996-97) for their encouragement of this project.



AUTHOR INDEX

- AALBERTS, ROBERT J. and SEIDMAN, LORNE, *Seeking A "Safe Harbor": The Viability of Summary Judgment in Post-Harris Sexual Harassment Litigation* (Winter 1996) 20:223
- ABRAHAMS, HARLAN S. and SNOWDEN, JOHN R., *Separation of Powers and Administrative Crimes: A Study of Irreconcilables* (1976) 1976:1
- ABRAMS, KATHRYN (RESPONSE BY THOMAS B. MCAGGEE), *Hiring Women* (Spring 1990) 14:487
- ABRAMSON, ELLIOTT M., *A Note on Damages Respecting Contracts for Medical Services: Or, Doctor Is Always Right, and If She's Not, She Should Pay* (1985) (Commentary) 1985:605
- ADAMS, JILL E., *Response to: Gender Bias in the Classroom* (BY TAUNYA LOVELL BANKS) (Spring 1990) 14:537
- ADAMS, JILL E., *Survey of Illinois Law-Civil Procedure* (Summer 1991) 15:685
- ADAMS, JILL E., *Survey of Illinois Law-Civil Procedure* (Summer 1993) 17:655
- ADAMS, JILL E., *Survey of Illinois Law: Civil Procedure* (Summer 1996) 20:697
- ALBER, JOHN I., *Catastrophic Chemical Contamination: A Response to the Michigan PBB Episode* (1978) 1978:223
- ALDERMAN, HEATHER HIGGINS and GRASSO, GARY A., *Survey of Illinois Law-Professional Liability* (Summer 1990) 14:1125
- ALESIA, SUSAN E., FRAZIER, RICHARD D. and JONES, CHARLES L., *Survey of Illinois Law: Criminal Procedure* (Summer 1992) 16:841
- ALGREN, ALBERT G., *Attorney Discipline-Commingling and Conversion of Clients' Funds-The Defalcating Attorney and Mitigating Circumstances in Illinois. In re Cutrone*, 112 Ill. 2d 261, 492 N.E.2d 1297 (1986) (Fall 1987) 12:267
- ALGREN, ALBERT G., *Illinois Conflict of Interest Law and Municipal Officers* (Spring 1988) 12:571
- ALLEN, GEMMA B., *Survey of Illinois Law: Family Law* (Summer 1995) 19:819
- AMAKER, NORMAN C., *The Haunting Presence of the Opinion in Brown v. Board of Education* (Fall 1995) 20:3
- AMAR, AKHIL REED, *The Creation and Reconstruction of the Bill of Rights* (Winter 1992) 16:337

AMSEL, JUDITH R., BARNETT, WILLIAM A. JR., CARROLL, DEBORAH A., CONLEY, THOMAS P., DOBBINS, D. CAMERON, EMMONS, KEITH E., FAVIA, MICHAEL V., GARDNER, CAMELLA, HIRSHFELD, EDWARD B., LEBLANG, THEODORE R., MELVIN, DANIEL, POOLE, KRISTINE L. and RUST, MARK E., <i>Survey of Illinois Law: Health Care</i> (Summer 1996)	20:839
ANDERSON, KEVIN E., The Inns of Court: RX for Revitalizing Advocacy in America? (1983)	1983:311
ANDREWS, KAREN, <i>The Admissibility of Other-Crimes Evidence in Acquaintance-Rape Prosecutions</i> (Fall 1991)	17:341
ANDRUS, KAY, <i>Bibliography of Publications Written by Dan Hopson, Jr.</i> (1985)	1985:177
ANTONACCI, PAUL and DUNHAM, DARRELL, <i>An Analysis of Fraudulent Preferences under Illinois Fraudulent Conveyances</i> (Fall 1987) . . .	12:89
ARNOLDS, EDWARD B. and SENG, MICHAEL P., <i>Picketing and Privacy: Can I Patrol on the Street Where You Live?</i> (1982)	1982:463
ATTERBERRY, MARK S., <i>The Strict Liability of Power Companies for Cancer Caused by Electromagnetic Fields</i> (Winter 1995)	19:359
BABER, JAMES G., <i>Constitutional Torts-The Creation of a Uniform Standard for Determining When a Special Relationship Exists: FBI Informant's Duty to Prevent a Murder. Beard v. O'Neal</i> , 728 F.2d 894 (7th Cir.), cert. denied, 105 S. Ct. 104 (1984) (1985)	1985:97
BABER, JAMES G., <i>Uniform Commercial Code-Article 9: Unresolved Problems of Agricultural Financing in Illinois</i> (1985)	1985:509
BACIGAL, RONALD J., Implied Hearsay: Defusing the Battle Line Between Pragmatism and Theory (Summer 1987)	11:1127
BAISE, MELANIE P., <i>A New Limitation on Indian Tribal Sovereignty: No Criminal Jurisdiction over Nonmember Indians. Duro v. Reina</i> , 110 S. Ct. 2053 (1990) (Spring 1991)	15:623
BAKER, H. GARRETT and HOEKSTRA, JOHN A., <i>Survey of Illinois-Family Law</i> (Summer 1990)	14:1007
BAKER, STEPHEN, FRANKS, DAVID and GILLESPIE, DANIEL T. (HONORABLE), <i>Survey of Illinois Law: Criminal Law and Procedure</i> (Summer 1995)	19:707
BAKER, STEPHEN, FRANKS, DAVID and GILLESPIE, DANIEL T. (HONORABLE), <i>Survey of Illinois Law: Criminal Law and Procedure</i> (Summer 1996)	20:747
BALDOCK, BOBBY R., <i>Justice and the Rule of Law: A Contradiction in Terms?</i> (Fall 1990)	15:57
BAMONTE, THOMAS J., <i>Partnership Interests as Securities Under Illinois Law</i> (Winter 1995)	19:333

BAMONTE, THOMAS J., <i>The Viability of Morrissey v. Brewer and the Due Process Rights of Parolees and Other Conditional Releases</i> (Fall 1993)	18:121
BANKS, TAUNYA LOVELL (RESPONSES BY JILL E. ADAMS & LEONARD GROSS), <i>Gender Bias in the Classroom</i> (Spring 1990)	14:527
BARNETT, WILLIAM A. JR., CARROLL, DEBORAH A., CONLEY, THOMAS P., DOBBINS, D. CAMERON, EMMONS, KEITH E., FAVIA, MICHAEL V., GARDNER, CAMELLA, HIRSHFELD, EDWARD B., LEBLANG, THEODORE R., MELVIN, DANIEL, POOLE, KRISTINE L., RUST, MARK E. and AMSEL, JUDITH R., <i>Survey of Illinois Law: Health Care</i> (Summer 1996)	20:839
BARON, ROGER M., <i>The Evolution of Domestic Relations Cases in Our Federal Courts</i> (1985) (Commentary)	1985:353
BARRY, KATHLEEN A., <i>The Court Approves Ambiguous Miranda Warnings-Dims the "Bright Line" of Pre-indictment Procedural Requirements. Duckworth v. Eagan</i> , 109 S. Ct. 2875 (Fall 1990)	15:213
BARRY, KATHLEEN A., <i>Witness Shield Laws and Child Sexual Abuse Prosecutions: A Presumption of Guilt</i> (Fall 1990)	15:99
BASANTA, W. EUGENE, <i>The Illinois New Car Buyer Protection Act-An Analysis and Evaluation of the Illinois Lemon Law</i> (1984)	1984:1
BAUERSCHMIDT, ROBERT A., GOLDBERG, GERALD G., KANE, ROBERT J. and PRICE, WILLIAM A., <i>Survey of Illinois Law: Administrative Law</i> (Summer 1994)	16:673
BEAN, KENNETH W., GILBERT, DIANE E. and BOGGS, BETH CLEMENS, <i>Survey of Illinois Law: Health Care</i> (Summer 1992)	16:879
BEARD, BRUCE E., <i>Implied Warranty of Habitability-Protection for the Buyer of a Used Home-Privity of Contract with the Builder Not Required. Redarowicz v. Ohlendorf</i> , 92 Ill. 2d 171, 441 N.E.2d 324 (1982)	1982:447
BECK, ROBERT E., <i>The Evolution of Illinois's Surface Coal Mine Reclamation Law from its Beginnings up to the Take-Over by the Federal Surface Mining Control and Reclamation Act of 1977</i> (1981)	1981:139
BECK, ROBERT E., <i>Illinois Coal Mine Subsidence Law Updated</i> (1985)	1985:379
BECK, ROBERT E., <i>Illinois Natural Resources Law</i> (Spring 1989)	13:653
BECK, ROBERT E., <i>Natural Resources Law</i> (Spring 1987)	11:885
BECK, ROBERT E., <i>Surface Owner Consent Laws: The Agricultural Enterprise Versus Surface Mining for Coal</i> (1977)	1977:303

BECK, ROBERT E., <i>Survey of Illinois Law: Natural Resources</i> (Summer 1992)	16:953
BECK, ROBERT E., <i>Survey of Illinois Law: Natural Resources</i> (Summer 1994)	18:927
BEDELL, STEPHEN P., JAFFE, ODDI NANCY and SUNDVALL, SHEILA A., <i>Negligent Infliction of Emotional Distress in Illinois: A "Foreseeability" Proposal</i> (Winter 1987)	11:263
BENEZE, LEE, <i>Nuclear Power Plants-California Moratorium on Construction Not Preempted by Atomic Energy Act. Pacific Gas & Electric Co. v. State Energy Resources Conservation & Development Commission</i> , 103 S. Ct. 1713 (1983) (1984)	1984:183
BENFIELD, MARION W., JR., <i>The Future Advances Lender: Status Under Present Illinois and Under ULTA and USOLTA</i> (1981)	1981:451
BENHAM, JOHN, <i>Acid Rain-The Limitations of Private Remedies</i> (1983)	1883:515
BENHAM, JOHN, <i>Tort Liability: California Abolishes the Landowner's Immunity for Harm Outside the Premises Caused by Natural Conditions. Sprecher v. Adamson Companies</i> , 30 Cal. 3d 358, 636 P.2d 1121, 178 Cal. Rptr. 783 (1981) (1983)	1983:247
BERGDAHL, DAVID E., <i>Shareholder Proposals and Executive Pay: The SEC Makes a Fundamental Policy Change</i> (Fall 1992)	17:117
BERRY, BRYON J., <i>Criminal Procedure-The Indigent Appellant's Inability to Demand the Argument of Nonfrivolous Issues. Jones v. Barnes</i> , 103 S. Ct. 3308 (1983) (1984)	1984:167
BERTSCHY, TIMOTHY L. and HEFFLEINGER, MATTHEW S., <i>Survey of Illinois Law-Corporate Law</i> (Summer 1990)	14:783
BESCHLE, DONALD L., <i>An Absolutism That Works: Reviving the Original "Clear and Present Danger" Test</i> (1983)	1983:127
BESCHLE, DONALD L. and KAPLAN, DIANE S., <i>Survey of Illinois Law-Civil Procedure</i> (Summer 1990)	14:699
BEYLER, KEITH H., <i>The Illinois Long Arm Statute: Background, Meaning, and Needed Repairs</i> (Winter 1988)	12:293
BICKEL, ROGER H., JENTSCH, ERWIN W., MASLANKA, MICHAEL J., KANE, ROBERT JOHN, PRICE, WILLIAM A. and KAPLAN, ROSALYN B., <i>Survey of Illinois Law: Administrative Law</i> (Summer 1996)	20:667
BIRKETT, WILLIAM C., <i>Cracks in the Foundation of Extraterritorial Law Enforcement-A Challenge to Basic Judicial Doctrines</i> (Spring 1991)	15:599
BIRKETT, WILLIAM C., <i>Flag Desecration Statutes after Texas v. Johnson-A Legislative Solution to a Political Problem</i> (Spring 1990)	14:625

BLACKMUN, HARRY A. (JUSTICE), <i>Southern Illinois University Law School Dedication Address</i> (1983)	1983:9
BLOCKMAN, ARNOLD F., <i>Survey of Illinois Law: Contract Law</i> (Summer 1994)	18:723
BLOMQUIST, ROBERT F., <i>Emerging Themes and Dilemmas in American Toxic Tort Law, 1988-91: A Legal-Historical and Philosophical Exegesis</i> (Fall 1993)	18:1
BLUMOFF, THEODORE Y., <i>The State Proprietary Exception to the Dormant Commerce Clause: A Persistent Nineteenth Century Anomaly</i> (1984)	1984:73
BOARD OF EDITORS, <i>The Hiram H. Lesar Building: A Monument to Commitment</i> (1983)	1983:7
BOARD OF EDITORS, <i>A Tribute to Dean Dan Hopson from the Board of Editors</i> (1985)	1985:175
BOCK, C. ALLEN and MCCORD, JOHN H., <i>Estate Tax Valuation of Farmland Under Section 2032a of the Internal Revenue Code: An Analysis of the Recently Proposed Treasury Regulations</i> (1978) . .	1978:145
BOGGS, BETH C., <i>Survey of Illinois Law: Civil Procedure</i> (Summer 1995)	19:683
BOGGS, BETH CLEMENS, BEAN, KENNETH W. and GILBERT, DIANE E., <i>Survey of Illinois Law: Health Care</i> (Summer 1992)	16:879
BOGGS, BETH CLEMENS, <i>Lost Chance of Survival Doctrine: Should the Courts Ever Tinker with Chance?</i> (Winter 1992)	16:421
BOHI, DOUGLAS R., <i>The Iraqi Invasion, Oil Price Behavior and U.S. Energy Policy</i> (Spring 1991)	15:541
BORDEN, STUART, <i>Administration of Estates-Taxation-Nonprobate Assets Will Be Used to Help Pay the Federal Estate Tax Liability Unless a Contrary Intention Is Expressed. In re Estate of Van Duser</i> , 19 Ill. App. 2d 1022, 313 N.E.2d 228 (1st Dist. 1974) (1976)	1976:287
BOSTJANCICH, JOHN and SMART, PATRICIA S., <i>Survey of Illinois Law: Intellectual Property Law Developments</i> (Summer 1995)	19:855
BRADLEY, ROBERT and ULMER, S. SIDNEY, <i>An Examination of Voting Behavior in the Supreme Court of Illinois: 1971-1975</i> (1980) . .	1980:245
BRANDT, DEBRA BRANOM, <i>Fueling the Fire of Nuclear Debate: It's Time to Plan for the Scrapping of Nuclear Power Plants</i> (1978) .	1978:536
BRANDT, JAY A., <i>Demise of the Death Knell Doctrine in the Federal Courts: A Perspective on the Federal and Some Suggestions for Administering the Illinois Class Action</i> (1979)	1979:109

BRANHAM, LYNN SANDERS, <i>State Parole Decisions: The Scope of Immunity Accorded Parole Board Members Under 42 U.S.C. 1983</i> (1983)	1983:281
BRECHIN, JOHN H., <i>Survey of Illinois Law: Local Government</i> (Summer 1995)	19:877
BRITTON, THOMAS C., <i>Survey of Illinois Law: Education Law</i> (Summer 1995)	19:761
BROWN, GREGG R., <i>Advertising in the "Learned Professions": The Case for Price Comparisons and Testimonials</i> (Summer 1987) (Comments)	11:1205
BROWN, GREGG R., <i>Prenatal Rights-The Intersection of Parental Immunity and Prenatal Rights: The "Nonfamily Activity" Exception or Traditional Concepts of Negligence?</i> <i>Stallman v. Youngquist</i> , 129 Ill. App. 3d 859, 473 N.E.2d 400 (1st Dist. 1984) (1985)	1985:749
BROWN, REBECCA S., <i>Grandparent Visitation and the Intact Family</i> (Fall 1991)	16:133
BROWN, ROBERT W., JR., <i>Self-Employment Tax-Partnership Retirement Payments</i> . <i>Brandschain v. Commissioner</i> , 80 T.C. 746 (1983) (1984)	1984:349
BROWN, ROBERT W., JR., <i>Self-Employment Tax-Partnership Requirement Payments-Avoiding the Self-Employment Tax on Payments Made by the Partnership out of Current Earnings to Retired Partners</i> (1984)	1984:443
BROWN, RONALD BENTON, <i>Article I of the Uniform Land Transactions Act: Is Inconsistency with the UCC an Unnecessary Obstacle?</i> (1981) (Commentary and Correspondence)	1981:585
BROWNING, MELVIN L., <i>Communications-Remedies-Has Cable Taken Broadcasting's Poison Pill? The Applicability of the Communications Act's Antitrust Remedy for Satellite Scrambling</i> (Fall 1987)	12:191
BRY, KEVIN E. and HOFFMAN, THOMAS E., <i>The Status of an Illinois Plaintiff's Comparative Negligence as a Damage- Reducing Factor Where a Defendant Is Found Liable under the Theory of Willful and Wanton Misconduct</i> (Winter 1992)	16:663
BURKEY, ANN L., <i>Natural Death Legislation in Illinois-The Illinois Living Will Act</i> . Ill. Rev. Stat. ch. 110 ½ ¶¶ 701 to 710 (1983) (1984)	1984:465
CAMPBELL, DENNIS and POPAT, DHARMENDRA, <i>Enforcing American Money Judgments in the United Kingdom and Germany</i> (Spring 1994)	18:517

CAMPOS, PAUL F., <i>Forty Years in the Desert</i> (Fall 1995)	20:109
CARLSON, BRENDA K., ULRICH, ROBERT B. and CARLSON, SCOTT A., <i>Survey of Illinois Law: Workers' Compensation</i> (Summer 1996)	20:995
CARLSON, ERIC, <i>Premises Liability-The Exception That Swallowed the Rule. Lee v. Chicago Transit Authority</i> , 605 N.E.2d 493 (Ill. 1992) cert. denied, 113 S. Ct. (1993) (Fall 1994)	19:217
CARLSON, SCOTT A., <i>The ADA and the Illinois Workers' Compensation Act: Can Two "Rights" Make a "Wrong"?</i> (Spring 1995)	19:567
CARLSON, SCOTT A., ULRICH, ROBERT B. and CARLSON, BRENDA K., <i>Survey of Illinois Law: Workers' Compensation</i> (Summer 1996)	20:995
CARROLL, DEBORAH A., CONLEY, THOMAS P., DOBBINS, D. CAMERON, EMMONS, KEITH E., FAVIA, MICHAEL V., GARDNER, CAMELLA, HIRSHFELD, EDWARD B., LEBLANG, T HEODORE R., MELVIN, DANIEL, POOLE, KRISTINE L., RUST, MARK E., AMSEL, JUDITH R. and BARNETT, WILLIAM A. JR., <i>Survey of Illinois Law: Health Care</i> (Summer 1996)	20:839
CASEY, MICHAEL and OLDFIELD, KENNETH, <i>Why Local Property Taxes are Inappropriate for Financing Illinois Community Colleges: A Strategy for Challenging How the State Funds these Post-Secondary Schools</i> (Spring 1995)	19:523
CASNER, A. JAMES, <i>Tributes to Hiram H. Lesar</i> (1980)	1980:1
CAUSEMAN, CRAIG J., <i>Kelsay v. Motorola, Inc.-A Remedy for the Abusively Discharged at Will Employee</i> (1979)	1979:563
CAVISE, LEONARD, <i>The New Bail Statute in Illinois: Preventive Detention by Any Other Name</i> (1985)	1985:631
CHAMBERS, K. TATE, <i>A Comparison Between Article 5 of the Uniform Simplification of Land Transfers Act and Present Illinois Mechanics' Lien Law</i> (1981)	1981:563
CHAMBERS, K. TATE, <i>Estate Planning-Joint Tenancy-Illinois Abolishes the Unity of Interest Requirement for Joint Tenancy. In Re Estate of Wilson</i> , 81 Ill. 2d 349, 410 N.E.2d 23 (1980)	1980:355
CHANGNON, STANLEY A., JR., <i>The Technical and Economic Aspects of Weather Modification: A Background for Lawyers</i> (1977)	1977:326
CHAPMAN, JAMES B., II, <i>Economic Protectionism: Illinois' Wrong Choice for Complying With the 1990 Clean Air Act Amendments</i> (Winter 1996)	20:313
CHAPMAN, MORRIS B., <i>Criticism-A Lawyer's Duty or Downfall?</i> (1981) (Commentary and Correspondence)	1981:437
CHARLTON, TERRY D. and WILSON, THOMAS H., <i>Survey of Illinois Law -Property</i> (Summer 1990)	14:1187

CHARLTON, TERRY D., <i>Treating Physicians: Fact or Fiction under Illinois Supreme Court Rule 220. Tzystuck v. Chicago Transit Authority</i> , 124 Ill. 2d 226, 529 N.E.2d 525 (1988) (Fall 1989)	14:143
CHEN, LUNG-CHU, McDUGAL, MYRES S. and LASSWELL, HAROLD D., <i>Freedom from Discrimination in Choice of Language and International Human Rights</i> (1976)	1976:151
CHITTENDEN, WILLIAM A., III, <i>ERISA Preemption: The Demise of Bad Faith Actions in Group Insurance Cases</i> (Spring 1988)	12:517
CHRISTENSEN, ELIZABETH WIESE, CONLEY, THOMAS P., DECHENE, JAMES C., EMMONS, KEITH E., KANE, ROBERT JOHN, LEBLANG, THEODORE R., MENNINGER, KARL A., II, and WILLIAMS, LATHAM, <i>Survey of Illinois Law: Health Care</i> (Summer 1994)	18:851
CLARK, DAVID S., <i>Civil Litigation, Access to Justice, and Social Change: Research Issues in Longitudinal Court Studies</i> (Spring 1988)	12:713
CLARK, JEFFREY L., <i>The Contract Clause Reemerges: A New Attitude Toward Judicial Scrutiny of Economic Legislation</i> (1978)	1978:258
CLARK, SCOTT D., <i>Questioning the Constitutional Distribution of War Powers in the Wake of the Iraqi Crisis and Operation Desert Shield/Storm. Dellums v. Bush</i> , 752 F. Supp. 1141 (D.C. Cir. 1990) (Spring 1991)	15:669
CLARKE, CHARLES H., <i>Freedom Boycott: Consumer Speech in a Free Market</i> (1982)	1982:333
CLEMENS, BETH A., <i>Hypnotically Enhanced Testimony: Has it Lost its Charm?</i> (Winter 1991)	15:289
CLINTON, EDWARD X., JR., <i>Do Businesses Have Standing To Sue Under State Consumer Fraud Statutes?</i> (Spring 1996)	20:385
CLOSEN, MICHAEL L. and COHEN, JON D., <i>Judicial Receptivity to HIV-Aids Advocacy: An Empirical Survey</i> (Fall 1992)	17:211
CLOSEN, MICHAEL L. and MALONEY, JOAN E., <i>The Health Care Surrogate Act in Illinois: Another Rejection of Domestic Partners' Rights</i> (Spring 1995)	1985:687
COHEN, JON D. and CLOSEN, MICHAEL L., <i>Judicial Receptivity to HIV-Aids Advocacy: An Empirical Survey</i> (Fall 1992)	1985:547
COLLINS, EDWARD T., <i>Insurance Law-Insurance Contract Interpretation-The Doctrine of Reasonable Expectations Has No Place in Illinois</i> (1985)	1985:851
COLLINS, EDWARD T., <i>Torts-Municipal Corporation Has Duty to Protect Business Invitee from Criminal Attacks by Third Party. Comastro v. Village of Rosemont</i> , 122 Ill. App. 3d 405, 461 N.E.2d 616 (1st Dist. 1984) (1985)	20:839

CONLEY, THOMAS P., DECHENE, JAMES C., EMMONS, KEITH E., KANE, ROBERT JOHN, LEBLANG, THEODORE R., MENNINGER, KARL A., II, WILLIAMS, LATHAM and CHRISTENSEN, ELIZABETH WIESE, <i>Survey of Illinois Law: Health Care</i> (Summer 1994)	18:851
CONLEY, THOMAS P., DOBBINS, D. CAMERON, EMMONS, KEITH E., FAVIA, MICHAEL V., GARDNER, CAMELLA, HIRSHFELD, EDWARD B., LEBLANG, THEODORE R., MELVIN, DANIEL, POOLE, KRISTINE L., RUST, MARK E., AMSEL, JUDITH R., BARNETT, WILLIAM A. JR. and CARROLL, DEBORAH A., <i>Survey of Illinois Law: Health Care</i> (Summer 1996)	20:839
CONRAD, STEPHEN A., <i>Some Problems With "Origins"</i> (Winter 1992)	16:233
COOK, WILLIAM H., <i>Courts-Martial: The Third System in American Criminal Law</i> (1978)	1978:1
COOMBS, MARY IRENE (RESPONSE BY WILLIAM A. SCHROEDER), <i>Non-Sexist Teaching Techniques in Substantive Law Courses</i> (Spring 1990)	14:507
CORNYN, MICHAEL R., <i>Constitutional Law-Equal Protection-Statute Barring Aliens from Positions as Public School Teachers Is Within the Exception to Strict Scrutiny Analysis. Ambach v. Norwich</i> , 441 U.S. 68 (1979)	1980:107
CORRIGAN, TERENCE J., <i>Section 1983: Absolute Immunity for Police Perjury. Briscoe v. Lahue</i> , 460 U.S. 325 (1983) (1984)	1984:687
COTTEN, S. ALAN, <i>Exclusionary Rule-The Good Faith Exception Is the Result of Constitutional Amnesia. United States v. Leon</i> , 104 S. Ct. 3405 (1984) (1985)	1985:113
COVEY, WILLIAM I., <i>Survey of Illinois Law-Trusts and Estates</i> (Summer 1991)	15:1191
CRAVEN, DONALD M., <i>Attorneys-Attorney Discipline-Admitted Misconduct by a State's Attorney Does Not Deserve Sanction. In re Friedman</i> , 76 Ill. 2d 392, 293 N.E.2d 1333 (1979)	1979:621
CRIBBET, JOHN E., <i>Memorial for Dean Dan Hopson</i> (1985)	1985:167
CRIBBET, JOHN E., <i>Tributes to Hiram H. Lesar</i> (1980)	1980:18
CROSBY, THOMAS F., <i>Workers' Compensation</i> (Spring 1989)	13:779
CUNNINGHAM, JOSEPH F. (HONORABLE), <i>Foreword</i> (Summer 1988)	12:731
CUTCHIN, JAMES M., <i>The 1995 Illinois Civil Justice Reform Act: Has the Baby Been Thrown Out With the Bath Water?</i> (Fall 1995)	20:117
D'AMATO, ANTHONY, GRUNAWALT, RICHARD J., O'CONNELL, MARY ELLEN and WESTON, BURNS H., <i>Selected Proceedings: The Law of War</i> (Spring 1991)	15:563

DALEY, DARREN, <i>Avoidance of Foreclosure Sales under Section 548 of the Bankruptcy Code: Can the Illinois Mortgage Foreclosure Law Provide the Answer to "Reasonably Equivalent Value?"</i> (Fall 1989)	14:601
DALEY, DARREN E., HOWELL, MICHAEL R. and MILOT, LOUIS P., <i>Survey of Illinois Law-Real Estate Finance</i> (Summer 1990)	14:1223
DALEY, DARREN E., <i>Professional Ethics-Supreme Court Gives First Amendment Protection to Lawyers' Targeted Direct-Mail Advertising. Shapero v. Kentucky Bar Association</i> , 108 S. Ct. 1916 (1988) (Fall 1989)	14:103
DASH, JEFF, <i>The S & L Crisis: Should Accountants Be Held Accountable?</i> (Winter 1993)	17:365
DAVIS, TIMOTHY, <i>Ross v. Creighton University: Seventh Circuit Recognition of Limited Judicial Regulation of Intercollegiate Athletics?</i> (Fall 1992)	17:85
DAVISON, ROBERT E. and RUEBNER, RALPH, <i>Criminal Procedure</i> (Spring 1989)	13:511
DE SEIFE, RODOLPHE J.A., <i>Commercial Law</i> (Spring 1989)	13:451
DECHENE, JAMES C., EMMONS, KEITH E., KANE, ROBERT JOHN, LEBLANG, THEODORE R., MENNINGER, KARL A., II, WILLIAMS, LATHAM, CHRISTENSEN, ELIZABETH WIESE and CONLEY, THOMAS P., <i>Survey of Illinois Law: Health Care</i> (Summer 1994)	18:851
DELANOIS, BARBARA L. and THEIN, THERESE H., <i>Survey of Illinois Law-Criminal Law</i> (Summer 1991)	15:785
DELGADO, RICHARD and LESKOVAC, HELEN, <i>Protecting Autonomy and Personhood in Human Subjects Research</i> (Summer 1987)	11:1147
DEPPERSCHMIDT, THOMAS O., <i>The Supreme Court Decision on Gray Markets in K-mart v. Cartier, Inc.: When Is 'Plain Language' Not Plain?</i> (Fall 1990)	15:67
DEWEY, ROBERT V., JR. and HEINE, STEPHEN J., <i>Survey of Illinois Law: Tort Developments</i> (Summer 1994)	18:949
DEWEY, ROBERT V., JR. and HEINE, STEPHEN J., <i>Survey of Illinois Law: Tort Developments</i> (Summer 1996)	20:915
DEWEY, ROBERT V., JR. and HEINE, STEVEN J., <i>Survey of Illinois Law-Evidence</i> (Summer 1991)	15:997
DEWEY, ROBERT V., JR. and HEINE, STEPHEN J., <i>Survey of Illinois Law-Insurance</i> (Summer 1990)	14:1057
DEWEY, ROBERT V., JR. and HEINE, STEPHEN J., <i>Survey of Illinois Law: Tort Developments</i> (Summer 1992)	16:1039
DEWOLFE, ALAN S. and DEWOLFE, RUTHANNE, <i>Impact of Prison Conditions on the Mental Health of Inmates</i> (1979)	1979:497

- DEWOLFE, RUTHANNE and DEWOLFE, ALAN S., *Impact of Prison Conditions on the Mental Health of Inmates* (1979) 1979:497
- DICKEY, WALTER and REMINGTON, FRANK, *Legal Assistance for Institutionalized Persons-An Overlooked Need* (1976) 1976:175
- DiMATTEO, LARRY A. and WIESNER, DON, *Academic Honor Codes: A Legal And Ethical Analysis* (Fall 1994) 19:49
- DIRNBECK, ERIC J., *The Supreme Court Confiscates an Unjust Weapon Used in the "War on Drugs." Department of Revenue of Montana v. Kurth Ranch*, 114 S. Ct. 1937 (1994) (Winter 1996) 20:353
- DITTFURTH, DAVID, *Rule 3, The Enabling Act, and Statutes of Limitation* (1981) 1981:329
- DOBBINS, D. CAMERON, EMMONS, KEITH E., FAVIA, MICHAEL V., GARDNER, CAMELLA, HIRSHFELD, EDWARD B., LEBLANG, THEODORE R., MELVIN, DANIEL, POOLE, KRISTINE L., RUST, MARK E., AMSEL, JUDITH R., BARNETT, WILLIAM A., JR., CARROLL, DEBORAH A. and CONLEY, THOMAS P., *Survey of Illinois Law: Health Care* (Summer 1996) 20:839
- DODGE, JAMES W., *A Brief Survey of Limited Liability Partnership Law in Illinois* (Winter 1996) 20:247
- DOLL, DAVID J., *The Demise of the Open and Obvious Rule in Illinois. Ward v. K-Mart Corp.*, 136 Ill. 2d 132, 554 N.E.2d 223 (1990) (Summer 1992) 16:179
- DONAHO, TIMOTHY L., JR. and LESICKO, MAUREEN A., *Survey of Illinois Law-Professional Responsibility* (Summer 1991) 15:1055
- DORE, MICHELE CHANDLER, *Land Trustee as Secured Creditor: Fiduciary Duties Revisited* (1982) 1982:557
- DORE, MICHELE CHANDLER, *Torts-Negligent Injury to Parents-The Case for the Child's Right to Recover for Loss of Parental Society and Companionship. Mueller v. Hellrung Construction Co.*, 107 Ill. App. 3d 337, 437 N.E.2d 789 (5th Dist.), leave to appeal denied, 91 Ill. 2d 571 (1982) 1982:557
- DORRIS, DOUGLAS N., *Criminal Sanctions Against Landlords? The Criminal Housing Management Statute in Illinois* (1980) 1980:319
- DOWNER, ELIZABETH, *Buying into Trouble-Lender Liability Under CERCLA and SARA* (Winter 1990) 14:319
- DOWNEY, JOSEPH O., *International Pollution: The Struggle Between States and Scholars Over Customary Environmental Norms: The Hazy View After Chernobyl and Basil* (Fall 1987) 12:247
- DRABIAK, JEROME D., *Patents, Copyrights, and Trademarks: A Primer on Protecting Intellectual Work Product* (Fall 1986) 11:1

- DUGGAN, TIMOTHY E., *The Status of Mutuality of Collateral Estoppel in Illinois and Proposed Guidelines for the Application of Estoppel after the Definitive Abolition of Mutuality* (1979) 1979:289
- DUMITRESCU, GABRIEL, Involuntary Assignment of a Cause of Action for Bad Faith Failure to Settle Within the Policy Limits. *Phelan v. State Farm Mutual Automobile Insurance Co.*, 114 Ill. App. 3d 96, 448 N.E.2d 579 (1st Dist. 1983) (1984) 1984:365
- DUNHAM, ALLISON, *Reflections of a Statutory Draftsman: The Land Transaction Acts* (1981) (Special Commentary) 1981:549
- DUNHAM, DARRELL and ANTONACCI, PAUL, *An Analysis of Fraudulent Preferences under Illinois Fraudulent Conveyances* (Fall 1987) 12:89
- DUNHAM, DARRELL and HOKE, MARTIN D., *The Buyer in Ordinary Course of Business in Illinois: Illinois Takes Exception to the Farm Products Exception* (1984) 1984:539
- DUNHAM, DARRELL W., *Tracing the Proceeds of Exempt Assets in Bankruptcy and Non-Bankruptcy Cases* (1978) 1978:317
- D'AMATO, ANTHONY, GRUNAWALT, RICHARD J., O'CONNELL, MARY ELLEN and WESTON, BURNS H., *Selected Proceedings: The Law of War* (Spring 1991) 15:563
- EATON, J. TIMOTHY, *Supreme Court of Illinois Continues to Prohibit the Appellate Court from Imposing Sentences of Probation: A Firm Rule with a Weak Foundation* (1983) 1983:17
- EATON, TIM, *County of Cook v. John Sexton Contractors Co.: Home Rule Triumphs over Uniform Regulation of Sanitary Landfills* (1979) 1979:347
- EATON, TIM, *The Implied Warranty of Habitability in Illinois: Prairie State Lags Behind Other Industrial States in Landlord-Tenant Law* (1979) 1979:183
- ECKISS, RONALD R. (HONORABLE), *Survey of Illinois Law: Evidence* (Summer 1995) 19:801
- EISENBERG, HOWARD B. and SCHROEDER, WILLIAM A., *Criminal Law* (Spring 1987) 11:577
- EISENBERG, HOWARD B. and SCHROEDER, WILLIAM A., *Criminal Procedure* (Spring 1987) 11:631
- EISENBERG, HOWARD B., *Multiple Punishments for the "Same Offense" in Illinois* (Winter 1987) 11:217
- EISENBERG, HOWARD B., *Response to: Integrating Non-Sexist/Racist Perspectives Into Traditional Course and Clinical Settings* (BY MARY JO EYSTER) (Spring 1990) 14:482
- EISENBERG, HOWARD B., *Rethinking Prisoner Civil Rights Cases and the Provision of Counsel* (Spring 1993) 17:417

ELFIN, RODMAN, <i>Product Liability Law Reform-A Critique of Proposed Federal Legislation</i> (1984)	1984:579
ELLINGTON, DAVID P., <i>Peremptory Challenges-The Exclusion of Blacks From Petit Juries. People v. Payne</i> , 99 Ill. 2d 135, 457 N.E.2d 1202 (1983), <i>cert. denied</i> , 105 S. Ct. 447 (1984) (1985)	1985:315
ELLIOTT, IVAN A., JR., <i>Tributes to Hiram H. Lesar</i> (1980)	1980:21
ELWARD, BRAD A., <i>The 1985 Illinois Medical Malpractice Reform Act: An Overview and Analysis</i> (Fall 1989)	14:27
ELWARD, BRAD A. and SUPINIE, KRISTEN E., <i>Survey of Illinois Law: Trusts and Estates</i> (Summer 1994)	18:973
ELWARD, BRAD A. and TURK, GENE A., <i>Torts</i> (Spring 1989)	13:723
ELWARD, BRAD A., <i>The Interplay Between Contribution and Workers' Compensation in Illinois: Putting an End to Backdoor Recoveries</i> (Fall 1988)	13:103
ELWARD, BRAD A., <i>Section 1983: Expanding State Liability in the Context of Third-Party Crimes. Nishiyama v. Dickson County</i> , 814 F.2d 277 (6th Cir. 1987) (Winter 1989)	13:395
ELWARD, BRAD A., <i>Survey of Illinois Law: Workers' Compensation</i> (Summer 1993)	17:985
EMMONS, KEITH E., FAVIA, MICHAEL V., GARDNER, CAMELLA, HIRSHFELD, EDWARD B., LEBLANG, THEODORE R., MELVIN, DANIEL, POOLE, KRISTINE L., RUST, MARK E., AMSEL, JUDITH R., BARNETT, WILLIAM A., JR., CARROLL, DEBORAH A., CONLEY, THOMAS P. and DOBBINS, D. CAMERON, <i>Survey of Illinois Law: Health Care</i> (Summer 1996)	20:839
EMMONS, KEITH E., KANE, ROBERT JOHN, LEBLANG, THEODORE R., MENNINGER, KARL A., II, WILLIAMS, LATHAM, CHRISTENSEN, ELIZABETH WIESE, CONLEY, THOMAS P. and DECHENE, JAMES C., <i>Survey of Illinois Law: Health Care</i> (Summer 1994)	18:851
EYSTER, MARY JO, (RESPONSE BY HOWARD EISENBERG), <i>Integrating Non-Sexist/Racist Perspectives Into Traditional Course and Clinical Settings</i> (Spring 1990)	14:471
FAIN, CONSTANCE FRISBY, <i>A Comprehensive Legal Communication Skills Program: The Thurgood Marshall Model</i> (1982)	1982:1
FAVIA, MICHAEL V., GARDNER, CAMELLA, HIRSHFELD, EDWARD B., LEBLANG, THEODORE R., MELVIN, DANIEL, POOLE, KRISTINE L., RUST, MARK E., AMSEL, JUDITH R., BARNETT, WILLIAM A., JR., CARROLL, DEBORAH A., CONLEY, THOMAS P., DOBBINS, D. CAMERON, and EMMONS, KEITH E., <i>Survey of Illinois Law: Health Care</i> (Summer 1996)	20:839

FERLMANN, STEPHEN C., <i>Does the Illinois Medicaid Program Meet Title XIX's Requirement That States Provide "Medically Necessary" Services?</i> (Fall 1989)	14:83
FIERCE, RICHARD A., <i>Insurance Law-Concurrent Causation: Examination of Alternative Approaches</i> (1985)	1985:527
FINKELMAN, PAUL, <i>The Ten Amendments as a Declaration of Rights</i> (Winter 1992)	16:351
FINNIS, JOHN, <i>The "Value of Human Life" and "The Right to Death": Some Reflections on Cruzan and Ronald Dworkin</i> (Spring 1993)	17:559
FISHER, JANE E., <i>Electronic Media Coverage of Trials-An Analysis of the Position Illinois Should Adopt in Response to Chandler v. Florida</i> (1982)	1982:63
FITZGERALD, JACK, <i>The Intergovernment Panel on Climate Change: Taking the First Steps Towards a Global Response</i> (Winter 1990)	14:231
FLANAGAN, SUSAN M., <i>Employer-Employee Relations-The Employee Polygraph Protection Act: Eliminating Polygraph Testing in Private Employment Is Not the Answer</i> (Winter 1987)	11:355
FLANAGAN, SUSAN, <i>Medical Malpractice-The Constitutionality of Statutory Caps on Noneconomic Damages. Fein v. Permanente Medical Group</i> , 38 Cal. 3d 137, 695 P.2d 665, 211 Cal. Rptr. 368 (1985) (Summer 1987)	11:1269
FLETCHER, C. EDWARD, III, <i>Two Treatises on Government- The Two Faces of American Conservatism</i> (Essay) (Summer 1987)	11:1327
FOGEL, SANDRA M., <i>Retroactive Application of Illinois Statute Eliminating Opportunity for Annual Parole Hearings Violates ex Post Facto Prohibitions. Tiller v. Klincar</i> , 561 N.E.2d 576, cert. denied, 111 S. Ct. 688 (1991) (Winter 1993)	17:403
FORST, BRADLEY, <i>Financing Legal Education: The Challenge of the 1980's</i> (1982)	1982:137
FORST, BRADLEY, <i>Regulation of Foreign Investment in United States Real Estate: State or Federal Prerogative?</i> (1981)	1981:21
FORTNA, DEANNE, <i>Eliminating the Element of Surprise: Rethinking the Disclosure Requirements of Illinois Supreme Court Rule 220</i> (Fall 1992)	17:195
FORTNA, DEANNE L. and VANDEBURG, DAVID WAYNE, <i>Survey of Illinois Law-Criminal Procedure</i> (Summer 1991)	15:861
FOSS, HOWARD, <i>The Seller's Right to Cure When the Buyer Revokes Acceptance: Erase the Line in the Sand</i> (Fall 1991)	16:1

FRANKE, J. R., <i>The Civil Rights Act of 1991: Remedial Civil Rights Policies Prevail</i> (Fall 1992)	17:267
FRANKS, DAVID, BAKER, STEPHEN and GILLESPIE, DANIEL T. (HONORABLE), <i>Survey of Illinois Law: Criminal Law and Procedure</i> (Summer 1995)	19:707
FRANKS, DAVID, BAKER, STEPHEN and GILLESPIE, DANIEL T. (HONORABLE), <i>Survey of Illinois Law: Criminal Law and Procedure</i> (Summer 1996)	20:747
FRATCHER, WILLIAM F., <i>Tributes to Hiram H. Lesar</i> (1980)	1980:10
FRAZIER, RICHARD D., JONES, CHARLES L. and ALESI, SUSAN E., <i>Survey of Illinois Law: Criminal Procedure</i> (Summer 1992)	16:841
FRIEDRICH, RALPH, <i>Constitutionality of the Illinois "Cost" Statute (1976)</i>	1976:203
FUHR, RON, <i>Professional Responsibility in Illinois: An Attorney's Duty to Disclose That His Client Is a Victim of a Crime</i> (1983)	1983:359
GAEDE, DONOVAN W., <i>Constitutional Law-Policing the Obscene: Modern Obscenity Doctrine Re-Evaluated</i> (Winter 1994)	18:439
GAEDE, DONOVAN W., <i>Constitutional Law-Why the Supreme Court Hates Hate-Crime Ordinances. R.A.V. v. St. Paul</i> , 112 S. Ct. 2538 (1992) (Winter 1994)	18:481
GALANIS, DIANE E. and WINSTEIN, STEWART, <i>Challenging the Constitutionality of a Zoning Ordinance in a Declaratory Judgment Action: An Effective Method of Relief for the Landowner Burdened by Land Use Restrictions</i> (1981)	1981:393
GALE, DENISE E., <i>Employment Law</i> (Spring 1989)	13:565
GARDNER, CAMELLA, HIRSHFELD, EDWARD B., LEBLANG, THEODORE R., MELVIN, DANIEL, POOLE, KRISTINE L., RUST, MARK E., AMSEL, JUDITH R., BARNETT, WILLIAM A., JR., CARROLL, DEBORAH A., CONLEY, THOMAS P., DOBBINS, D. CAMERON, EMMONS, KEITH E. and FAVIA, MICHAEL V., <i>Survey of Illinois Law: Health Care</i> (Summer 1996)	20:839
GARNER, KATHY, <i>Gender Bias in Legal Education-An Annotated Bibliography</i> (Spring 1990)	14:545
GARRETT, T. JEANNINE, <i>Labor Law-Injunctions-Allegation That Union Breached its No-Strike Obligation by Engaging in a Sympathy Strike Does Not Warrant Injunctive Relief. Buffalo Forge Co. v. United Steelworkers</i> , 96 S. Ct. 3141 (1976) (1977)	1977:263
GARRISON, LEIF, <i>The Illinois Business Take-Over Act: Unconstitutional after Edgar, but Thoughtful Revision Should Lead to a Different Result. Edgar v. Mite</i> , 102 S. Ct. 2629 (1982) (1983)	1983:91

GASSER, MELISSA, <i>Mental Health-Proceedings after Acquittal by Reason of Insanity-Judges Not Permitted to Issue Orders Directed to All NGRI's in Illinois. People v. Roush</i> , 101 Ill. 2d 355, 462 N.E.2d 468 (1984)	1984:485
GEHLBACH, GARY R. and LEE, DOUGLAS E., <i>Survey of Illinois Law: Property</i> (Summer 1993)	17:937
GENDRY, CYNTHIA L., <i>Ethics-An Attorney's Duty to Report the Professional Misconduct of Co-Workers</i> (Spring 1994)	18:603
GERGITS, JOSEPH C., PODELL, BARI S. and SHEIKH, DAVID J., <i>Survey of Illinois Law: Criminal Law and Procedure</i> (Spring 1994)	18:747
GERGITS, JOSEPH C., <i>Survey of Illinois Law-Criminal Procedure</i> (Summer 1990)	14:875
GETTY, MICHAEL BRENNAN, <i>Alternative Sentencing for the Alcohol/Drug Defendant</i> (Fall 1989)	14:1
GETTY, MICHAEL G., <i>Criminal Law-Probable Cause: Illinois Adopts the Plain Smell Rule for Warrantless Searches of Vehicles. People v. Stout</i> , 106 Ill. 2d 77, 477 N.E.2d 498 (1985) (Fall 1986)	11:153
GETTY, MICHAEL G., <i>Insurance Law</i> (Summer 1988)	12:1013
GETZ, DANE, <i>The Doctrine of Apparent Authority in Illinois Medical Malpractice Cases: An Argument for its Application</i> (Winter 1994)	18:195
GETZ, DANE, <i>Products Liability-Illinois Redefines the Standard of Merchantability for Food Products: Reasonable Expectations. Jackson v. Nestle-Beich, Inc.</i> , 147 Ill. 2d 408, 589 N.E.2d 547 (1992) (Spring 1994)	18:637
GIFFORD, MIKE, <i>Due Process for Minors "Voluntarily" Committed to Mental Institutions: Does Father Know Best? Recommendations for Illinois</i> (1980)	1980:171
GILBERT, DIANE E., BEAN, KENNETH W. and BOGGS, BETH CLEMENS, <i>Survey of Illinois Law: Health Care</i> (Summer 1992)	16:879
GILLESPIE, DANIEL T. (HONORABLE), BAKER, STEPHEN and FRANKS, DAVID, <i>Survey of Illinois Law: Criminal Law and Procedure</i> (Summer 1996)	20:747
GILLESPIE, DANIEL T. (HONORABLE), FRANKS, DAVID and BAKER, STEPHEN, <i>Survey of Illinois Law: Criminal Law and Procedure</i> (Summer 1995)	19:707
GLASSMAN, FRED, <i>The Supreme Court Strikes a Blow Against Minority Criminal Defendants. Georgia v. McCollum</i> , 112 S. Ct. 2348 (1992) (Fall 1993)	18:255
GLAVAS, JEANNINE M. and PERICH, ANA, <i>Survey of Illinois Law: Insurance</i> (Summer 1996)	20:883

GLAVAS, JEANNINE M., McVISK, WILLIAM K. and PERICH, ANA, <i>Survey of Illinois Law: Evidence</i> (Summer 1994)	18:819
GOLDBERG, GERALD G., KANE, ROBERT J., PRICE, WILLIAM A. and BAUERSCHMIDT, ROBERT A., <i>Survey of Illinois Law: Administrative Law</i> (Summer 1994)	18:673
GOLDENHERSH, JOSEPH H. (JUDGE), <i>Foreword</i> (Spring 1987)	11:495
GOLDENHERSH, RICHARD P. (JUSTICE), <i>Survey of Illinois Law: Civil Procedure</i> (Summer 1994)	18:699
GOPLERUD, C. PETER, <i>Environmental Law</i> (Summer 1988)	12:913
GORBY, JOHN D., <i>The "Right" to an Abortion, the Scope of Fourteenth Amendment "Personhood," and the Supreme Court's Birth Requirement</i> (1979)	1979:1
GORDON, DANIEL R., <i>The Demise of American Constitutionalism: Death by Legal Education</i> (Fall 1991)	16:39
GORDON, DAVID, H. STONECIPHER & R. TRAGER: <i>The Mass Media and the Law in Illinois</i> (1978) (Book Review)	1978:137
GORE, AL (SENATOR), <i>Foreword: The Case for a Strategic Environment Initiative-A Comprehensive Plan to Confront the World's Environmental Threats</i> (Winter 1990)	14:163
GRABOWSKI, JOSEPH F., V, <i>The Illinois Sexually Dangerous Persons Act: An Examination of a Statute in Need of Change</i> (Winter 1988)	12:437
GRACE, MARTIN F. and SKIPPER, HAROLD D., JR., <i>The Illinois Discriminatory Premium Tax: Time for Repeal?</i> (Spring 1990)	14:345
GRAHAM, MICHAEL H., <i>Admissibility in Illinois of Convictions and Pleas of Guilty to Traffic Offenses in Related Civil Litigation</i> (1979)	1979:209
GRAHAM, MICHAEL H., <i>Illinois Pattern Jury Instructions-Civil 30.02 Measure of Damages-Nature and Extent of Injury: The Specter of Double Recovery</i> (1978) (Correspondence)	1978:308
GRAHAM, MICHAEL H., <i>Presumptions in Civil Cases in Illinois: Do They Exist?</i> (1977)	1977:1
GRASSO, GARY A. and ALDERMAN, HEATHER HIGGINS, <i>Survey of Illinois Law-Professional Liability</i> (Summer 1990)	14:1125
GREATHOUSE, MICHAEL D., <i>Criminal Law-The Right to Run: Deadly Force and the Fleeing Felon. Tennessee v. Garner</i> , 105 S. Ct. 1694 (1985) (Fall 1986)	11:171
GREEN, RICHARD A., <i>Evidence</i> (Spring 1989)	13:619
GREGORY, DAVID L., <i>Gerry Spence and Anthony Polk: Gunning for Justice</i> (1982)	1982:325

GREGORY, WILLIAM A., <i>Marital Property in Illinois: The Complexities Wrought by the Presumption of Gift, Transmutation, and Commingling</i> (1982)	1982:159
GREGORY, WILLIAM A., <i>Stock Transfer Restrictions in Close Corporations</i> (1978)	1978:477
GROOMS, RHONDA R., <i>Education Law-The Handicapped Children's Protection Act of 1986: The Award of Attorney's Fees in Litigation under the Education of the Handicapped Act</i> (Winter 1987)	11:381
GROSS, LEONARD, <i>Response to: Gender Bias in the Classroom</i> (BY TAUNYA LOVELL BANKS) (Spring 1990)	14:539
GROSS, LEONARD E., <i>Ethics-Proposed Changes to the Illinois Code of Professional Responsibility</i> (Summer 1988)	12:933
GROSS, LEONARD E., <i>Legal Ethics</i> (Spring 1987)	11:829
GROSSMAN, MARGARET R. and WESTGREN, RANDALL E., <i>Aquaculture in Illinois: The State and Federal Legal and Regulatory Environment</i> (1982)	1982:193
GRUNAWALT, RICHARD J., <i>The Maritime Dimension of Operation Desert Shield</i> (Spring 1991)	15:487
GRUNAWALT, RICHARD J., O'CONNELL, MARY ELLEN, WESTON, BURNS H. and D'AMATO, ANTHONY, <i>Selected Proceedings: The Law of War</i> (Spring 1991)	15:563
GUZMAN, MATTHEW L., <i>International Kidnapping or Justifiable Seizure?</i> (Fall 1992)	17:317
HAHN, RANDALL, JOY, DAVID and KARNES, ALLAN, <i>The Problem of Hot Assets in Farm Partnerships</i> (1985)	1985:655
HALL, MICHAEL A., <i>The Constitutionality of Property Tax Based School Financing Schemes: Is Illinois' System Next to Fall?</i> (Fall 1991) . .	16:157
HAMBURGER, PHILIP A., <i>Natural Rights and Positive Law: A Comment on Professor McAfee's Paper</i> (Winter 1992)	16:307
HAMMAN, ARDATH A., <i>Municipal Corporations</i> (Summer 1988)	12:1045
HAMMERSMITH, TIMOTHY J., <i>Survey of Illinois Law: Property</i> (Summer 1995)	19:923
HAMMOND, CELESTE M., <i>Survey of Illinois Law: Real Estate Finance</i> (Summer 1992)	16:999
HANNAH, H. W., <i>Illinois Farm Tenancy-Static or Evolving?</i> (1977) . .	1977:359
HANNAH, H. W., <i>Introduction</i> (Agricultural Law Symposium) (1977) .	1977:299
HANNAH, HAROLD W., <i>Citizen Remedies Against Errant Illinois Public Servants</i> (Winter 1987)	11:285
HANNAH, HAROLD W., <i>The Liability of Directors and Officers of Illinois Not for Profit Corporations</i> (Spring 1988)	12:533

HANNAH, HAROLD W., <i>Trespassers, Licensees, and Invitees on Illinois Farm Land for Recreation</i> (1980)	1980:369
HARDWICK, BOB, <i>Inheritance Estate and Gift Taxes-Assessment- The Illinois Inheritance Tax Assessment Procedure Is Attacked by the Court but Upheld as Constitutional. In re Estate of Barker</i> , 63 Ill. 2d 113, 345 N.E.2d 484 (1976) (1977)	1977:456
HARDY, WILLIAM P. and MILLS, ROBERT T., <i>Survey of Illinois Law-Tort Developments</i> (Summer 1991)	15:1111
HARDY, WILLIAM P., <i>Cross-Claims Against Successor Attorneys- Public Policy, Equitable Theories, and Ethical Considerations</i> (Summer 1989) (Senior Commentary)	13:889
HARMON, BRENDA K., <i>Illinois' Newly Amended Stalking Law: Are All the Problems Solved?</i> (Fall 1994)	19:165
HARMON, BRENDA K., <i>Parent-Child Tort Immunity: The Supreme Court of Illinois Finally Gives this Doctrine the Attention it's Been Demanding. Cates v. Cates</i> , 156 Ill. 2d 76, 619 N.E.2d 715 (1993) (Spring 1995)	19:633
HARRIS, THOMAS M., JR., <i>Survey of Illinois Law: Tort Developments</i> (Summer 1995)	19:945
HARRY, MARTIN A., <i>International Law-The Right of Self-Defense and the Use of Armed Force Against States Aiding Insurgency. Military and Paramilitary Activities in and against Nicaragua (Nicar. v. U.S.)</i> , 1986 I.C.J. 14 (Judgment of June 27) (Spring 1987)	11:1289
HARTOG-RAPP, FAY, <i>The Legal Standards for Determining the Relationship Between a Child's Handicapping Condition and Misconduct Charged in a School Disciplinary Proceeding</i> (1985)	1985:243
HARVEY, ELIZABETH SCHLOER, SLONE, RICCA C. and URBAS, SUSAN K.B., <i>Survey of Illinois Law: Environmental Law</i> (Summer 1994)	18:791
HAZARD, GEOFFREY C., JR., <i>Law, Morals, and Ethics</i> (Spring 1995)	19:447
HEADY, BRIAN D., <i>Constitutional Law: What Offends a Theist Does Not Offend the Establishment Clause. Smith v. Board of School Commissioners</i> , 827 F.2d 684 (11th Cir. 1987) (Fall 1988)	13:153
HEADY, BRIAN, <i>First Americans and the First Amendment: American Indians Battle for Religious Freedom</i> (Summer 1989)	13:945
HEDEEN, MICHAEL, <i>Constitutional Law-Substantive Due Process: Closing the Curtain on Fundamental Rights to Privacy. Bowers v. Hardwick</i> , 106 S. Ct. 2841 (1986) (Summer 1987)	11:1305

HEDINGER, STEPHEN F., <i>Environmental Policy Law-Cleaning Up Illinois' Act: Illinois Responses to the Acid Rain Problem</i> (Fall 1987)	12:215
HEFFLEFINGER, MATTHEW S. and BERTSCHY, TIMOTHY L., <i>Survey of Illinois Law-Corporate Law</i> (Summer 1990)	14:783
HEFFLEFINGER, MATTHEW S., <i>Survey of Illinois Law-Commercial Law</i> (Summer 1991)	15:743
HEINE, K. KENDALL, <i>Modifying Child Custody Awards: A Substantial Change under the Illinois Marriage and Dissolution of Marriage Act</i> (1980)	1980:439
HEINE, STEPHEN J. and DEWEY, ROBERT V., JR., <i>Survey of Illinois Law-Insurance</i> (Summer 1990)	14:1057
HEINE, STEVEN J. and DEWEY, ROBERT V., JR., <i>Survey of Illinois Law-Evidence</i> (Summer 1991)	15:997
HEINE, STEPHEN J. and DEWEY, ROBERT V., JR., <i>Survey of Illinois Law: Tort Developments</i> (Summer 1992)	16:1039
HEINE, STEPHEN J. and DEWEY, ROBERT V., JR., <i>Survey of Illinois Tort Developments</i> (Summer 1994)	14:1057
HEINE, STEPHEN J. and DEWEY, ROBERT V., JR., <i>Survey of Illinois Law: Tort Developments</i> (Summer 1996)	20:915
HEIPLE, JAMES D. (JUSTICE), <i>Legal Education and Admission to the Bar: The Illinois Experience</i> (Fall 1987)	12:123
HERRIN, SARA JANE, <i>Historic Preservation in Illinois</i> (1979)	1979:449
HESS, FRANK A., <i>State and Local Measures for Preserving Illinois Farmland: An Assessment and Proposal</i> (1982)	1982:403
HEYMAN, STEVEN J., <i>Natural Rights, Positivism and the Ninth Amendment: A Response to McAfee</i> (Winter 1992)	16:327
HIDAYATULLAH, M., <i>Thoughts on Obscenity</i> (1977)	1977:283
HIGGS, DAVID L., <i>Tenancy by the Entirety in Illinois: A Reexamination</i> (1980)	1980:83
HILEN, DELNEY N. and O'NEILL, TREVA H., <i>Family Law</i> (Spring 1987)	11:741
HIRSHFELD, EDWARD B., LEBLANG, THEODORE R., MELVIN, DANIEL, POOLE, KRISTINE L., RUST, MARK E., AMSEL, JUDITH R., BARNETT, WILLIAM A., JR., CARROLL, DEBORAH A., CONLEY, THOMAS P., DOBBINS, D. CAMERON, EMMONS, KEITH E., FAVIA, MICHAEL V. and GARDNER, CAMELLA, <i>Survey of Illinois Law: Health Care</i> (Summer 1996)	20:839
HOADLEY, DIANE L., <i>Title VII and Mixed Motives-Too Little Too Late? Price Waterhouse v. Hopkins</i> , 109 S. Ct. 1775 (1989) (Fall 1990)	15:167

HOEKSTRA, JOHN A. AND BAKER, H. GARRETT, <i>Survey of Illinois Law-Family Law</i> (Summer 1990)	14:1007
HOFFMAN, THOMAS E. AND BRY, KEVIN E., <i>The Status of an Illinois Plaintiff's Comparative Negligence as a Damage-Reducing Factor Where a Defendant Is Found Liable under the Theory of Willful and Wanton Misconduct</i> (Winter 1992)	16:663
HOFMEISTER, KENT S. and WELCH, TERRENCE S., <i>Praprotnik, Municipal Policy and Policymakers: The Supreme Court's Constriction of Municipal Liability</i> (Summer 1989)	13:857
HOKE, MARTIN D. and DUNHAM, DARRELL, <i>The Buyer in Ordinary Course of Business in Illinois: Illinois Takes Exception to the Farm Products Exception</i> (1984)	1984:539
HOKE, MARTIN D., <i>Negligent Infliction of Emotional Distress-Illinois Moves into the Zone of Danger. Rickey v. Chicago Transit Authority</i> , 98 Ill. 2d 546, 457 N.E.2d 1 (1983) (1984)	1984:497
HOPSON, DAN, <i>Introduction</i> (1983)	1983:5
HOODEK, FRANK and MCKNIGHT, JEAN, <i>Survey of Illinois Law: An Annotated Bibliography of Legal Research Tools</i> (Summer 1992)	16:767
HOODEK, FRANK G., <i>Legal Research Tools</i> (Spring 1987)	11:857
HOODEK, FRANK G., <i>Research Tools</i> (Spring 1989)	13:683
HOWD, JAY B., <i>Race-Exclusive Scholarships in Federally-Assisted Colleges and Universities-Will They Survive?</i> (Winter 1992)	16:451
HOWD, JAY B., <i>Redefining the Right to Die in Illinois. In re Estate of Longeway</i> , 133 Ill. 2d 33, 549 N.E.2d 292 (1989) (Summer 1991)	15:1261
HOWELL, MICHAEL R., DALEY, DARREN E. and MILOT, LOUIS P., <i>Survey of Illinois Law-Real Estate Finance</i> (Summer 1990)	14:1223
HUNDLEY, JOHN T., "Inadvertent Waiver" of Evidentiary Privileges: <i>Can Reformulating the Issue Lead to More Sensible Decisions?</i> (Winter 1995)	19:263
HUNTER, JEANNA L., <i>Advertising-Supreme Court Upholds Attorney Statements of Certification in Advertising as Protected Speech. Peel v. Attorney Registration and Disciplinary Comm'n</i> , 110 S. Ct. 2281 (1990) (Winter 1991)	15:391
HUTTON, WILLIAM L., <i>The Lawyer's Duty to Report Another Lawyer's Misconduct. In re Himmel</i> , 125 Ill. 2d 531, 533 N.E.2d 790 (1988) (Spring 1990)	14:683

JACOBINI, ROBERT, <i>Social Welfare-Foster Care, Aid to Families with Dependent Children-The Illinois System Falls to Muddled Equal Protection Analysis. Youakim v. Miller</i> , 431 F. Supp. 40 (N.D. Ill. 1976), <i>aff'd</i> , No. 76-1884 (7th Cir. Sept. 27, 1977), <i>review granted</i> , 46 U.S.L.W. 3513 (Feb. 21, 1978)	1978:113
JAFFE, ODDI NANCY, BEDELL, STEPHEN P. and SUNDVALL, SHEILA A., <i>Negligent Infliction of Emotional Distress in Illinois: A "Foreseeability" Proposal</i> (Winter 1987)	11:263
JEFFERS, SUE A., <i>Illinois Workmen's Compensation Third-party Actions</i> (1978)	1978:556
JENKINS, MICHAEL, <i>Collective Bargaining for Public Employees: An Overview of Illinois' New Act</i> (1983)	1983:483
JENKINS, RHONDA K., <i>Fit To Die: Drug-Induced Competency for the Purpose of Execution</i> (Fall 1995)	20:149
JENKINS, RHONDA K., <i>Square Pegs, Round Holes: HIV and the Americans With Disabilities Act. Doe v. Kohn Nast & Graf, P.C.</i> , 862 F. Supp. 1310 (E.D.Pa. 1994) (Spring 1996)	20:637
JENSON, WILLIAM R. and MYERS, JOHN E.B., <i>The Meaning of "Appropriate" Educational Programming under the Education for All Handicapped Children Act</i> (1984)	1984:401
JENTSCHE, ERWIN W., MASLANKA, MICHAEL J., KANE, ROBERT JOHN, PRICE, WILLIAM A., KAPLAN, ROSALYN B. and BICKEL, ROGER H., <i>Survey of Illinois Law: Administrative Law</i> (Summer 1996) . .	20:667
JOHNSON, DAVID C., <i>The 1981 Federal Estate and Gift Tax Changes in the Context of the One Million Dollar Estate</i> (1981)	1981:225
JOHNSON, DAVID C., <i>Cumulation of Lifetime Gifts in the Federal Estate Tax Computation</i> (1984)	1984:283
JOHNSON, DAVID C., <i>Dan Hopson 1930-1985</i> (1985)	1985:171
JOHNSON, DAVID C., <i>Deferred Charitable Giving-Retained Life Interest in Personal Residence or Farm-The Impact of the Change in the Valuation Tables</i> (1983)	1983:603
JOHNSON, DAVID C., <i>Discounting and Compounding with the Addition of Single Life Contingencies-Calculation of the Present Value of an Annuity, Life Estate, Term for Years, Remainder, or Reversion Involving One Life</i> (Winter 1987) (Special Commentary)	11:315
JOHNSON, DAVID C., <i>Discounting and Compounding-Calculation of the Present Value of an Annuity, Term for Years, Remainder, or Reversion Dependent on a Term Certain</i> (Fall 1986) (Special Commentary)	11:87

- JOHNSON, DAVID C., *Discounting and Compounding—Calculation of the Present Value of an Annuity, Life Estate, Remainder, or Reversionary Interest Dependent upon Two Life Contingencies* (Summer 1987) (Special Commentary) 11:1179
- JOHNSON, DAVID C., *Discounting and Compounding—Calculation of the Present Value of an Annuity and the Income Inclusion Amount—Charitable Gift Annuities* (Fall 1987) 12:153
- JOHNSON, DAVID C., *The Effect of the 1976 Federal Estate and Gift Tax Changes on Estate Planning Objectives* (1976) 1976:299
- JOHNSON, DAVID C., *The Federal Estate and Gift Tax Changes of 1978* (1979) 1979:37
- JOHNSON, DAVID C., *Qualified Terminable Interest Property: Discussion of the Alternate Bequest Approach in Clayton v. Commissioner* (Fall 1993) 18:159
- JOHNSON, DAVID C., *Revaluation of Lifetime Gifts in the Federal Estate Tax Computation* (Fall 1990) 15:1
- JOHNSON, DAVID C., S. Surrey, W. Warren, P. McDaniel, & H. Gutman: *Federal Wealth Transfer Taxation* (1977) (Book Review) 1977:470
- JOHNSON, DAVID C., *Tributes to Hiram H. Lesar* (1980) 1980:23
- JOHNSON, LINNEA, *Up Against the (Uterine) Wall: An Analysis of the Liability of Birth Control Products Manufacturers* (1976) 1976:498
- JOHNSON, MICHAEL L., *Caught in the Revolving Door: The Power of a Beneficiary to Remove a Trustee and Appoint a Successor under Section 2041* (1984) 1984:219
- JOHNSON, S. GREG, *Domestic Relations Law—Dissolution of Marriage—Property Provisions of New Illinois Marriage and Dissolution of Marriage Act Are Constitutional—The Exact Nature of the Interest of the Non-Titleholding Spouse During the Marriage Still Needs Clarification. Kujawinski v. Kujawinski*, 71 Ill. 2d 563, 376 N.E.2d 1382 (1978) 1978:598
- JOHNSON, SANDRA H., *The Baby "M" Decision: Specific Performance of a Contract for Specially Manufactured Goods* (Summer 1987) (Essay) 11:1339
- JOHNSTONE, QUINTIN, *Dan Hopson—Administrator, Teacher, and Scholar* (1985) 1985:165
- JONES, CHARLES L., FRAZIER, RICHARD D. and ALESI, SUSAN E., *Survey of Illinois Law: Criminal Procedure* (Summer 1992) 16:841

JONES, DANIEL C., "Property Damage" in Asbestos Litigation: The Insurer's Duty to Defend under the Comprehensive General Liability Policy. <i>United States Fidelity & Guar. Co. v. Wilkin Insulation Co.</i> , 578 N.E.2d 926 (Ill. 1991) (Fall 1992)	17:155
JOY, DAVID, HAHN, RANDALL and KARNES, ALLAN, <i>The Problem of Hot Assets in Farm Partnerships</i> (1985)	1985:655
JUDD, LAURIE M., <i>Tort Damages-Wrongful Birth-Illinois Appellate Court, First District, Allows Parents to Recover Costs of Rearing a Child. Cockrum v. Baumgartner</i> , 99 Ill. App. 3d 271, 425 N.E.2d 968 (1st Dist. 1981), <i>appeal docketed</i> , No. 55733 (Ill. Feb. 2, 1982)	1982:111
KALISH, STEPHEN E., <i>Pro Hac Vice Admission: A Proposal</i> (1979) . . .	1979:367
KAMIN, JOHN F., <i>The Extension of Implied Warranty Protection to Employees of a Purchaser. Whitaker v. Lian Feng Machine Co.</i> , 156 Ill. App. 3d 316, 509 N.E.2d 591 (1st Dist. 1987) (Fall 1989)	14:123
KAMINSKI, JOHN P., <i>Liberty Versus Authority: The Eternal Conflict in Government</i> (Winter 1992)	16:123
KANDARAS, KENNETH, <i>Survey of Illinois Law: Tort Developments</i> (Summer 1993)	17:961
KANE, ROBERT J., PRICE, WILLIAM A., BAUERSCHMIDT, ROBERT A. and GOLDBERG, GERALD G., <i>Survey of Illinois Law: Administrative Law</i> (Summer 1994)	18:673
KANE, ROBERT JOHN, LeBLANG, THEODORE R., MENNINGER, KARL A., II, WILLIAMS, LATHAM, CHRISTENSEN, ELIZABETH WIESE, CONLEY, THOMAS P., DECHENE, JAMES C. and EMMONS, KEITH E., <i>Survey of Illinois Law: Health Care</i> (Summer 1994)	18:851
KANE, ROBERT JOHN, PRICE, WILLIAM A., KAPLAN, ROSALYN B., BICKEL, ROGER H., JENTSCH, ERWIN W. and MASLANKA, MICHAEL J., <i>Survey of Illinois Law: Administrative Law</i> (Summer 1996)	20:667
KANNAN, PHILLIP M., <i>A New Approach to Computing Joint and Several Damages</i> (Spring 1994)	18:549
KAPLAN, DIANE S. and BESCHLE, DONALD L., <i>Survey of Illinois Law-Civil Procedure</i> (Summer 1990)	14:699
KAPLAN, DIANE S., <i>Corporations</i> (Summer 1988)	12:809
KAPLAN, DIANE S., <i>The Demise of the Praecepse</i> (Fall 1986)	11:29
KAPLAN, ROSALYN B., BICKEL, ROGER H., JENTSCH, ERWIN W., MASLANKA, MICHAEL J., KANE, ROBERT JOHN and PRICE, WILLIAM A., <i>Survey of Illinois Law: Administrative Law</i> (Summer 1996)	20:667

KARNES, ALLAN, WACKER, RAYMOND and SOMMER, LYNDON, <i>Another Challenge: Tax Planning for Owners of Real Estate Rental Property under the New "Activity Regulations" of I.R.C. Section 469</i> (Spring 1990)	14:401
KARNES, ALLAN, JOY, DAVID and HAHN, RANDALL, <i>The Problem of Hot Assets in Farm Partnerships</i> (1985)	1985:655
KARNS, JACK E., <i>Redefining "Deceptive" Advertising under the Illinois Consumer Fraud and Deceptive Business Practices Act after Cliffdale Associates</i> (1985)	1985:1
KAUFHOLD, KEVIN C. and KOPIS, JEFFREY A., <i>Survey of Illinois Law-Employment Law</i> (Summer 1991)	15:941
KEANE, NOEL P., <i>Legal Problems of Surrogate Motherhood</i> (1980) . .	1980:147
KELLEY, PATRICK J., <i>Advice from the Consummate Draftsman: Reed Dickerson on Statutory Interpretation</i> (Spring 1992)	16:591
KELLEY, PATRICK J., <i>An Alternative Originalist Opinion for Brown v. Board of Education</i> (Fall 1995)	20:75
KELLEY, PATRICK J., <i>Holmes's Early Constitutional Law Theory and its Application in Taking Cases on the Massachusetts Supreme Judicial Court</i> (Winter 1994)	18:357
KELLEY, PATRICK J., <i>Survey of Illinois Law-Tort Developments</i> (Summer 1990)	14:1257
KELLEY, PATRICK J., <i>Tort Developments</i> (Summer 1988)	12:1085
KELLEY, PATRICK J. and SMITH, DOUGLAS K., <i>Torts</i> (Spring 1987) . .	11:1001
KELLEY, PATRICK J., <i>Was Holmes a Pragmatist? Reflections on a New Twist to an Old Argument</i> (Spring 1990)	14:427
KELLY, ELIZABETH SLUSSER, <i>Civil Procedure-Federal-28 U.S.C. § 1447(d) Bars Review of Orders Remanding to State Court Only When Reason for Remand Is a Jurisdictional Defect. Thermtron Products, Inc. v. Hermansdorfer</i> , 423 U.S. 336 (1976)	1976:541
KERLEY, JOHN E., <i>Constitutional Law-Christian Science Malpractice-Illinois Appellate Court Commands: "Thou Shalt Not Interfere with Faith Healers." Baumgartner v. First Church of Christ, Scientist</i> , 141 Ill. App. 3d 898, 490 N.E.2d 1319 (1st Dist. 1986) (Winter 1989)	13:411
KERLEY, JOHN E., <i>Future Interests-Remainders-Status of Implied Conditions of Survivorship in Illinois</i> (Fall 1988)	13:131
KIONKA, EDWARD J. and WILLIAMS, JAMES R., <i>Survey of Illinois Law: Evidence</i> (Summer 1993)	17:873
KIONKA, EDWARD J., <i>Evidence</i> (Summer 1988)	12:967
KIONKA, EDWARD J., <i>Implied Assumption of the Risk: Does it Survive Comparative Fault?</i> (1982)	1982:371

KIONKA, EDWARD J., <i>Survey of Illinois Law-Evidence</i> (Summer 1990)	14:983
KLING, RICHARD and SAPIR, GIL, <i>Cross-Examination of Breath Alcohol Machine Operators</i> (Fall 1988)	13:83
KOENIG, PHILIP E., <i>Real Estate Finance</i> (Summer 1988)	12:1157
KOPIS, JEFFREY A. and KAUFHOLD, KEVIN C., <i>Survey of Illinois Law-Employment Law</i> (Summer 1991)	15:941
KOSHIOL, CONNIE J., <i>Form W-4 Maintenance: Failure to Return Is Indeed the Point of No Return. United States v. Williams</i> , 928 F.2d 145 (5th Cir.) cert. denied, 112 S. Ct. 58 (1991) (Spring 1992)	16:727
KOSHIOL, CONNIE, <i>Strict Scrutiny Sounds the Death Knell for New York's Son of Sam Law</i> (Spring 1993)	17:599
KOSOVER, RHONDA A., <i>Misrepresentation in Applications for Insurance: A Survey of Illinois Law</i> (1979)	1979:321
KUHLENGEL, KIMBERLY K., <i>A Failure to Preempt an Unfair Advertising Claim May Result in Undue Restrictions on Cigarette Manufacturers. Mangini v. R.J. Reynolds Tobacco Co.</i> , 21 Cal Rptr. 2d 323 (Cal. Ct. App. 1993), aff'd, 875 P.2d 73 (Cal. 1994) (Winter 1995)	19:405
KUHN, LISA, <i>Illinois Should No Longer Allow Recovery for Alienation of Affections-Theoretical and Constitutional Reasons</i> (1982)	1982:275
LACEY, PAMELA S., <i>Real Property Tax Law-Tax Increment Financing-Illinois' Real Property Tax Increment Allocation Redevelopment Act Is a Constitutional Method of Eliminating Urban Blight. People ex rel. City of Canton v. Crouch</i> , 79 Ill. 2d 356, 403 N.E.2d 242 (1980)	1980:465
LAROSE, MARK ANTHONY, <i>Search and Seizure-Home Arrest-A Warrantless Home Arrest in the Absence of Exigent Circumstances Violates the Fourth Amendment. Payton v. New York</i> , 445 U.S. 573 (1980) (1981)	1981:101
LASSWELL, HAROLD D., McDUGAL, MYRES S. and CHEN, LUNG-CHU, <i>Freedom from Discrimination in Choice of Language and International Human Rights</i> (1976)	1976:151
LAWLER, DANIEL J., <i>Appellate Review of Discovery Orders in the Federal Courts</i> (1980)	1980:339
LEACH, BRIAN E., <i>Extending Batson v. Kentucky to Gender and Beyond: The Death Knell for the Peremptory Challenge?</i> (Winter 1995)	19:381

LEBLANG, THEODORE R., MELVIN, DANIEL, POOLE, KRISTINE L., RUST, MARK E., AMSEL, JUDITH R., BARNETT, WILLIAM A., JR., CARROLL, DEBORAH A., CONLEY, THOMAS P., DOBBINS, D. CAMERON, EMMONS, KEITH E., FAVIA, MICHAEL V., GARDNER, CAMELLA, and HIRSHFELD, EDWARD B., <i>Survey of Illinois Law: Health Care</i> (Summer 1996)	20:839
LEBLANG, THEODORE R., MENNINGER, KARL A., II, WILLIAMS, LATHAM, CHRISTENSEN, ELIZABETH WIESE, CONLEY, THOMAS P., DECHENE, JAMES C., EMMONS, KEITH E. and KANE, ROBERT JOHN, <i>Survey of Illinois Law: Health Care</i> (Summer 1994)	18:851
LEBLANG, THEODORE R., <i>Professionalism and Interprofessional Cooperation Between Physicians and Attorneys</i> (Winter 1988) Essay	12:507
LEE, DOUGLAS E. and GEHLBACH, GARY R., <i>Survey of Illinois Law: Property</i> (Summer 1993)	17:937
LEE, ELWYN C., <i>Legal Clinics: Advancement or Annihilation for Black Attorneys?</i> (1980) (Commentary and Correspondence)	1980:225
LEE, MARK R., <i>Local Government Practices and the Antitrust Merits</i> (1985)	1985:455
LEE, MARK R., <i>Oil Price Shocks, Antitrust and Politics: The Supply of Petroleum and the Demand for Regulation</i> (Spring 1991)	15:529
LEGGANS, THOMAS E., <i>Invalidation of Illinois' Anonymous Political Literature Statute-The Unprotected Interest in an Informed Electorate-People v. White</i> , 116 Ill. 2d 171, 506 N.E.2d 1284 (1987) (Spring 1988)	12:677
LEGGANS, THOMAS E., <i>Survey of Illinois Law-Criminal Law</i> (Summer 1990)	14:813
LEKA, JILL D., <i>Survey of Illinois Law: Employment Law</i> (Summer 1993)	17:823
LESAR, HIRAM H., <i>Introduction</i> (Spring 1992)	16:581
LESAR, HIRAM H., <i>M. Hidayatullah: My Own Boswell: Memoirs of M. Hidayatullah</i> (1981) (Book Review)	1981:135
LESAR, HIRAM H., <i>Survey of Illinois Law-Trusts and Estates</i> (Summer 1990)	14:1303
LESAR, HIRAM H., <i>Tort Liability of Illinois Landlords for Crimes of Third Persons</i> (1983)	1983:415
LESAR, HIRAM H., <i>Trusts and Estates</i> (Spring 1987)	11:1111
LESAR, HIRAM H., <i>Trusts and Estates</i> (Summer 1988)	12:1143
LESAR, HIRAM H., <i>Trusts & Estates</i> (Spring 1989)	13:765

- LESICKO, DAN M., *Family Law-Division of Property upon Marital Dissolution-The Illinois Appellate Court Grapples with Good Will in a Professional Practice-Is it Property or Just Another Factor? In re Marriage of Wilder*, 122 Ill. App. 3d 338, 461 N.E.2d 447 (1st Dist. 1983) (1985) 1985:285
- LESICKO, DAN M., *Retaliatory Discharge-Illinois' Extension of Retaliatory Discharge Tort Actions to Employment Relationships Governed By Collective Bargaining Agreements: New Obstacles Imposed by Federal Labor Law Preemption* (1985) 1985:707
- LESICKO, MAUREEN A. and DONAHO, TIMOTHY L., JR., *Survey of Illinois Law-Professional Responsibility* (Summer 1991) 15:1055
- LESKOVAC, HELEN and DELGADO, RICHARD, *Protecting Autonomy and Personhood in Human Subjects Research* (Summer 1987) 11:1147
- LETVIN, DAVID J., *In Search of the Spirit of Lipsey: Discovery of Malpractice and the Statute of Limitations* (1978) 1978:345
- LEVY, JOANNE and MILLER, FRANK W., "Facts" about Juvenile Justice (1984) (Commentary) 1984:529
- LINDBECK, KATHRYN, *Presidential Immunity-Supreme Court Attaches Absolute Immunity to the Presidential Office. Nixon v. Fitzgerald*, 102 S. Ct. 2690 (1982) (1983) 1983:109
- LOCKE, JANE HOFFMAN, *Conquering the Quagmire of Conflict of Laws: A Primer for the Illinois Attorney* (1985) 1985:619
- LOWDER, MARY LOU, *The Civil Action for Rape: A Viable Alternative for the Rape Victim?* (1978) 1978:399
- LUND, CORY D., *The Standard of Appellate Review for Criminal Sentences in Illinois* (1981) 1981:261
- LUTZ, DONALD S., *The States and the U.S. Bill of Rights* (Winter 1992) 16:251
- LYNCH, FRANCIS J., *Application of the Advocate-Witness Rule* (1982) 1982:291
- LYNCH, FRANCIS J., *Wilson v. Bishop and Texaco, Inc. v. Short: Two Inadequate Analyses of Dormant Mineral Interest Statutes* (1982) 1982:533
- MAGER, T. RICHARD, *Past and Present Attempts by Congress and the Courts to Regulate Corporate and Union Campaign Contributions and Expenditures in the Election of Federal Officials* (1976) 1976:338
- MAGGS, PETER B., *Land Records of the Uniform Simplification of Land Transfers Act* (1981) 1981:491
- MAIN, EDWARD JOHN, *The Neglected Prong of the Miller Test for Obscenity: Serious Literary, Artistic, Political, or Scientific Value* (Summer 1987) 11:1159

MALLOY, MICHAEL P., <i>The Iraqi Sanctions: Something Old, Something New</i> (Spring 1991)	15:413
MALONE, RONALD HAYES, <i>Criminal Abuses in the Administration of Private Welfare and Pension Plans: A Proposal for a National Enforcement Program</i> (1976)	1976:400
MALONEY, JOAN E. and CLOSEN, MICHAEL L., <i>The Health Care Surrogate Act in Illinois: Another Rejection of Domestic Partners' Rights</i> (Spring 1995)	19:479
MALTZ, EARL M., <i>A Dissenting Opinion to Brown</i> (Fall 1995)	20:93
MARCOTTE, JENNIFER SEIBRING, <i>Death Penalty for Minors: Who Should Decide?</i> (Spring 1996)	20:621
MARCUS, JULIE M., "Up Against the Wall": <i>Municipal Liability for Police Brutality under Respondeat Superior. Osborne v. Lyles</i> , N.E.2d 825 (Ohio 1992) (Spring 1994)	18:655
MARINE, MICHAEL D., <i>Attorney Advertising-The Commercialization of the Practice of Law and the Ensuing Liability Through Application of Unfair or Deceptive Trade Practices Legislation</i> (1985)	1985:61
MARINELLI, ARTHUR J., JR., <i>Competition Policy in Britain</i> (1985) (Commentary)	1985:153
MARTIN, ANTHONY L., <i>Bankruptcy Exemptions: Whether Illinois's Use of the Federal "Opt Out" Provision Is Constitutional</i> (1981)	1981:65
MARTIN, BARBARA J., <i>Criminal Procedure-Miranda Warning Public Safety Exception. New York v. Quarles</i> , 104 S. Ct. 2626 (1984) (1985)	1985:735
MASLANKA, MICHAEL J., KANE, ROBERT JOHN, PRICE, WILLIAM A., KAPLAN, ROSALYN B., BICKEL, ROGER H. and JENTSCH, ERWIN W., <i>Survey of Illinois Law: Administrative Law</i> (Summer 1996)	20:667
MATTIS, BRIAN E., <i>Attorneys' Fees as Costs in Illinois: 1607 and All That</i> (1979)	1979:249
MATTIS, BRIAN E., <i>Reed Dickerson's Contribution to SIU's School of Law</i> (Spring 1992)	16:585
MATTIS, TAYLOR, <i>Real Estate Finance</i> (Spring 1987)	11:941
MATTIS, TAYLOR, <i>Severance of Joint Tenancies by Mortgages: A Contextual Approach</i> (1977)	1977:27
MATTIS, TAYLOR, <i>The Uniform Simplification of Land Transfers Act: Article 2-Conveyancing and Recording</i> (1981)	1981:511
MAYER, DAVID N., <i>The Natural Rights Basis of the Ninth Amendment: A Reply to Professor McAfee</i> (Winter 1992)	16:313
MAYHEW, CARL D., <i>Smoking in Public: This Air Is My Air, This Air Is Your Air</i> (1984)	1984:665

MCAGUE, THOMAS B., <i>The Bill of Rights, Social Contract Theory and the Rights "Retained" by the People</i> (Winter 1992)	16:267
MCAGUE, THOMAS B., <i>The Brown Symposium-An Introduction</i> (Fall 1995)	20:1
MCAGUE, THOMAS B., <i>Brown and the Doctrine of Precedent: A Concurring Opinion</i> (Fall 1995)	20:99
MCAGUE, THOMAS B., <i>The Illinois Bill of Rights and Our Independent Legal Tradition: A Critique of the Illinois Lockstep Doctrine</i> (Fall 1987)	12:1
MCAGUE, THOMAS B., <i>Reed Dickerson's Originalism-What it Contributes to Contemporary Constitutional Debate</i> (Spring 1992)	16:617
MCAGUE, THOMAS B., <i>Response to: Hiring Women</i> (BY KATHRYN ABRAMS) (Spring 1990)	14:498
MCALLEN, PETER G., <i>Civil Procedure</i> (Spring 1987)	11:497
MCALLEN, PETER G., <i>Civil Procedure</i> (Summer 1988)	12:733
MCALLEN, PETER G., <i>Deference to the Plaintiff in Forum Non Conveniens</i> (Winter 1989)	13:191
MCANULTY, MARK, <i>Shattering the "Reasonable Window of Anxiety"-Recovery of Emotional Distress Damages for the Fear of Contracting AIDS. Kerins v. Hartley</i> , 33 Cal. Rptr. 2d 172 (Cal. Ct. App. 1994) (Spring 1995)	19:661
McCARTHY, JOHN M., <i>For the Sake of Judicial Economy-Supreme Court Rules Coerced Confession Can Be Harmless Error. Fulminante v. Arizona</i> , 111 S. Ct. 1246 (1991) (Spring 1993)	17:621
McCORD, JOHN H. and BOCK, C. ALLEN, <i>Estate Tax Valuation of Farmland Under Section 2032a of the Internal Revenue Code: An Analysis of the Recently Proposed Treasury Regulations</i> (1978)	1978:145
McCORMICK, MIKE, <i>Family Law-Child Visitation-Alaska Recognizes Stepparent's Right to Visitation with the Stepchild Where the Stepparent Has Acquired In Loco Parentis Status. Carter v. Brodrick</i> , 644 P.2d 850 (Alaska 1982) (1983)	1983:57
McDOUGAL, MYRES S., <i>In Memory of Dan Hopson</i> (1985)	1985:164
McDOUGAL, MYRES S., LASSWELL, HAROLD D. and CHEN, LUNG-CHU, <i>Freedom from Discrimination in Choice of Language and International Human Rights</i> (1976)	1976:151
MCELVAIN, MIKE, <i>The Illinois Wrongful Death Act and the Common Law</i> (1979)	1979:231
MCGILL, NORMAN L., <i>Freedom of Information Act-Illinois Adopts a New Public Records Statute</i> (1985)	1985:79

MCGILL, NORMAN L., <i>Juror Impartiality-Prejudicial Publicity: The Supreme Court Makes the Doctrine of Presumed Prejudice Unavailable to State Defendants on Habeas Corpus Proceedings.</i>	1985:565
Patton v. Yount, 104 S. Ct. 2885 (1984) (1985)	16:741
MCGLYNN, ALLEN T., <i>The Constitutional Ramifications of Calling a Police Officer an "Asshole."</i> Omaha v. Buffkins, 922 F.2d 465 (8th Cir. 1990), cert. denied, 112 S. Ct. 273 (1991) (Spring 1992)	13:281
MCGOWEN, DARRELL and O'DAY, DANIEL G., <i>Illinois Income Tax Offenses: Elements and Methods of Proof</i> (Winter 1989)	15:187
MCGRATH, MELISSA M., <i>Employment Discrimination: Are Title VII Protections Under a Disparate Impact Analysis Drastically Diminished?</i> Wards Cove Packing Co. v. Atonio, 109 S. Ct. 2115 (1989) (Fall 1990)	15:321
MCGRATH, MELISSA M., <i>Federal Sentencing Law: Prosecutorial Discretion in Determining Departures Based on Defendant's Cooperation Violates Due Process</i> (Winter 1991)	1982:487
MC GUIRE, CHARLES R., <i>The Due-On-Sale Controversy: Restraints on Alienation and Federal Regulation of Real Estate Mortgages after De La Cuesta and the Garn-St. Germain Act</i> (1982)	19:107
MC HENRY, DONALD F., <i>Peacekeeping in the Post War Era (Symposium-Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions)</i> (Fall 1994)	16:767
MC KNIGHT, JEAN and HOUDEK, FRANK, <i>Survey of Illinois Law: An Annotated Bibliography of Legal Research Tools</i> (Summer 1992)	12:479
MC MILLAN, BRADLEY S., <i>The "Catch 22" of a Duty of Fair Representation Action-Uncluttering the Dispute Between the Exhaustion of Internal Union Remedies and the DelCostello Statute of Limitations-Frandsen v. Brotherhood of Railway, Airline and Steamship Clerks</i> , 782 F.2d 674 (7th Cir. 1986) (Winter 1988)	18:819
MC VISK, WILLIAM K., GLAVAS, JEANNINE M. and PERICH, ANA, <i>Survey of Illinois Law: Evidence</i> (Summer 1994)	1980:125
MEAD, RANDALL A., <i>Administrative Law-Communications- The FCC Lacks the Power to Force Cable Television Systems into a Common Carrier Capacity. F.C.C. v. Midwest Video Corp.</i> , 99 S. Ct. 1435 (1979) (1980)	19:303
MELONE, ALBERT P. and SWANSON, RICK A., <i>The Partisan Factor and Judicial Behavior in the Illinois Supreme Court</i> (Winter 1995)	

MELONE, ALBERT P., <i>Judicial Discretion and the Senate's Role in Judicial Selection: Questioning Supreme Court Nominees</i> (Spring 1992)	16:557
MELVIN, DANIEL, POOLE, KRISTINE L., RUST, MARK E., AMSEL, JUDITH R., BARNETT, WILLIAM A., JR., CARROLL, DEBORAH A., CONLEY, THOMAS P., DOBBINS, D. CAMERON, EMMONS, KEITH E., FAVIA, MICHAEL V., GARDNER, CAMELLA, HIRSHFELD, EDWARD B. and LEBLANG, THEODORE R., <i>Survey of Illinois Law: Health Care</i> (Summer 1996)	20:839
MENNIGER, KARL A., II, WILLIAMS, LATHAM, CHRISTENSEN, ELIZABETH WIESE, CONLEY, THOMAS P., DECHENE, JAMES C., EMMONS, KEITH E., KANE, ROBERT JOHN and LEBLANG, THEODORE R., <i>Survey of Illinois Law: Health Care</i> (Summer 1994)	18:851
MEYERS, KENNETH J. and RABIEJ, JOHN, <i>Burden of Proof and the Standard of Judicial Review in Prison Disciplinary Hearings Involving Decisions Predicated upon Uncorroborated Hearsay Evidence</i> (1979)	1979:535
MIDDLETON, MICHAEL A., <i>Brown v. Board: Revisited</i> (Fall 1995)	20:19
MIFFLIN, MARK, <i>Open Versus Closed Primaries: A Dilemma in the Illinois Election Process</i> (1977)	1977:210
MIKVA, ABNER J., <i>How Should We Select Judges in a Free Society?</i> (Spring 1992)	16:547
MILLER, ALAN S., <i>Policy Responses to Global Warming</i> (Winter 1990)	14:187
MILLER, FRANK W. and LEVY, JOANNE, "Facts" about Juvenile Justice (1984) (Commentary)	1984:529
MILLER, FRANK W., <i>Hiram H. Lesar: A Colleague at Washington University</i> (1980)	1980:12
MILLER, LORI K., <i>Comparative Fault and Strict Liability-Unanswered Questions. Coney v. J.L.G. Industries, Inc.</i> , 97 Ill. 2d 104, 454 N.E.2d 197 (1983)	1983:567
MILLER, SHAWN O., <i>Sexual Harassment and the Illinois Business Corporation Act</i> (Spring 1995)	19:459
MILLION, ELMER M., <i>Hiram H. Lesar: A Contributor to the Law of Landlord and Tenant</i> (1980)	1980:3
MILLS, RICHARD H., <i>Commentaries: To the New Lawyer</i> (Fall 1987)	12:285
MILLS, RICHARD H., <i>The Illinois Appellate Court: A Chronicle and Breviary of Intermediate Review</i> (1981)	1981:373

MILLS, ROBERT T., <i>Expanding Illinois Tort Liability in the Context of Fraternity Hazing: Quinn v. Sigma Rho Chapter of Beta Theta Pi Fraternity</i> , 155 Ill. App. 3d 231, 507 N.E.2d 1193 (4th Dist. 1987) (Spring 1988)	12:695
MILLS, ROBERT T., <i>Personal Jurisdiction Over Border State Defendants: What Does Due Process Require?</i> (Summer 1989) (Senior Commentary)	13:919
MILLS, ROBERT T. and HARDY, WILLIAM P., <i>Survey of Illinois Law-Tort Developments</i> (Summer 1991)	15:1111
MILOT, LOUIS P., HOWELL, MICHAEL R. and DALEY, DARREN E., <i>Survey of Illinois Law-Real Estate Finance</i> (Summer 1990)	14:1223
MILOT, LOUIS P., <i>Tort Law-The Manufacturer's and Pharmacist's Duty to Warn Consumers of Risks and Side Effects of Prescription Drugs</i> . <i>Leesley v. West</i> , 165 Ill. App. 3d 135, 518 N.E.2d 758 (2d Dist. 1988) (Summer 1989)	13:1003
MOOMAW, WILLIAM R., <i>Assessing the Greenhouse Challenge</i> (Winter 1990)	14:169
MORANTE, REGINA, <i>Descendibility of the Right of Publicity</i> (1983)	1983:547
MORGAN, SUE D., <i>Criminal Law-Right to Counsel-There Is No Constitutional Right to Counsel in a Pretrial Psychiatric Examination</i> . <i>People v. Larsen</i> , 74 Ill. 2d 348, 385 N.E.2d 679, cert. denied, 100 S. Ct. 220 (1979)	1979:633
MORGAN, THOMAS D., <i>Sanctions and Remedies for Attorney Misconduct</i> (Winter 1995)	19:343
MORRIS, JAMES W., <i>Survey of Illinois Law-Property</i> (Summer 1991)	15:1079
MORRIS, M. YVONNE, "Takings" Under the Endangered Species Act: <i>Habitat Modifications Not Included!</i> (Winter 1996). <i>Sweet Home Chapter of Communities for a Great Oregon v. Babbitt</i> , 17 F.3d 1463 (D.C. Cir. 1994)	20:367
MOYERS, MICHAEL K., <i>Survey of Illinois Law: Trusts and Estates</i> (Summer 1996)	20:959
MOYLAN, CHARLES E., JR. (JUDGE), <i>The Fourth Amendment Inapplicable vs. The Fourth Amendment Satisfied: The Neglected Threshold of "So What?"</i> (1977)	1977:75
MURDOCK, CHARLES W., <i>Why Illinois? A Comparison of Illinois and Delaware Corporate Jurisprudence</i> (Fall 1994)	19:1
MURPHY, G. PATRICK, <i>Civil Procedure</i> (Spring 1989)	13:429
MURPHY, G. PATRICK, <i>Survey of Illinois Law: Evidence</i> (Summer 1996)	20:819
MURPHY, JOHN F., <i>What Ever Happened to the New World Order?</i> (Spring 1995)	19:561

MURPHY, JOHN F., <i>What Ever Happened to the New World Order? (Symposium-Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions)</i> (Fall 1994)	19:113
MUSGRAVE, BOBBEE, <i>Antitrust-Standing-In the Absence of Contrary State Limitations, an Attorney General's Common Law Powers Are Sufficient Authority for the Institution of an Action under Federal Law to Recover Damages Sustained by Agencies, Departments, and Political Subdivisions, Even Where They Have Not Affirmatively Authorized the Suit. Florida ex rel. Shevin v. Exxon Corp.</i> , 526 F.2d 266 (5th Cir. 1976)	1976:527
MYERS, JOHN E.B. and JENSON, WILLIAM R., <i>The Meaning of "Appropriate" Educational Programming under the Education for All Handicapped Children Act</i> (1984)	1984:401
MYERSCOUGH, SUE E., <i>Service Contracts: A Subject for State Insurance or Federal Regulation-Do Consumers Need Protection from the Service Contract Industry?</i> (1979)	1979:587
NAFZIGER, JAMES A.R., <i>The Right of Migration under the Helsinki Accords</i> (1980)	1980:395
NANDA, VED P., <i>The Iraqi Invasion of Kuwait: The U.N. Response</i> (Spring 1991)	15:431
NANGLE, ORVAL, <i>Dangerousness, Reasonable Doubt, and Preconviction Sexual Psychopath Legislation</i> (1976)	1976:218
NELSON, GARY D. and SHEEHAN, COLLEEN P., <i>Survey of Illinois Law: Insurance</i> (Summer 1994)	18:877
NESTER, DANIEL C., <i>Distinguishing Fifth and Sixth Amendment Rights to Counsel During Police Questioning</i> (Fall 1991)	16:101
NESTER, DANIEL C., <i>Labor Exemption to Antitrust Scrutiny in Professional Sports</i> (Fall 1990)	15:123
NIEMEIER, NANCY J., <i>Defining "Prompt" under Gerstein v. Pugh: A Bright Line Rule. County of Riverside v. McLaughlin</i> , 111 S. Ct. 1661 (1991) (Spring 1993)	17:637
NIEMEIER, NANCY J., <i>The Right to Trial by Jury in Copyright Infringement Suits Seeking Statutory Damages</i> (Fall 1992)	17:135
NOBLE-ALLGIRE, ALICE M., <i>The Ozone Agreements: A Modern Approach to Building Cooperation and Resolving International Environmental Issues</i> (Winter 1990)	14:265
NORWOOD, GEORGE, <i>After a Finding of Unitariness the Dissolution of Busing and the Resegregation of America's Public Schools: An Affront to Brown v. Board of Education</i> (Winter 1992)	16:481
NOVICK, SHELDON M., <i>Holmes's Constitutional Jurisprudence</i> (Winter 1994)	18:347

- NYBERG, NEIL, *Constitutional Law-Criminal Law-The Speedy Trial Clause of the Sixth Amendment Applies until a Guilty Plea Has Been Entered and Accepted by the Court. United States v. Roberts*, 515 F.2d 642 (2d Cir. 1975) (1976) 1976:260
- O'BRIEN, JAMES V., *Civil Rights-Municipal Liability-Municipalities Are "Persons" Within the Intended Meaning of 42 U.S.C. Section 1983 and Are Suitable under the Statute. Monell v. Department of Social Services*, 436 U.S. 658 (1978) (1979) 1979:159
- O'CONNELL, MARY ELLEN, *Enforcing the Prohibition on the Use of Force: The U.N.'s Response to Iraq's Invasion of Kuwait* (Spring 1991) 15:453
- O'NEILL, REBECCA J., *Survey of Illinois Law: Family Law* (Summer 1993) 17:903
- O'NEILL, TIMOTHY P., *Standards of Review in Illinois Criminal Cases: The Need for Major Reform* (Fall 1992) 17:51
- O'NEILL, TREVA H. and HILEN, DELNEY N., *Family Law* (Spring 1987) 11:741
- O'ROURKE, MICHAEL, *Juvenile Justice-Preventive Detention of Juveniles: Have They Held Your Child Today? Schall v. Martin*, 104 S. Ct. 2403 (1984) (1985) 1985:315
- OLDFIELD, KENNETH and CASEY, MICHAEL, *Why Local Property Taxes are Inappropriate for Financing Illinois Community Colleges: A Strategy for Challenging How the State Funds these Post-Secondary Schools* (Spring 1995) 19:523
- OLDFIELD, KENNETH, *A Proposal for Using the Judiciary to Achieve Greater Property Tax Assessment Uniformity in Downstate Illinois* (Winter 1991) 15:259
- ONUF, PETER S., *Comments on John P. Kaminski's "Liberty Versus Authority"* (Winter 1992) 16:263
- OPIE, GEORGE L., *The Free Exercise of Religion-State Court Devalues Landlords' Constitutional Rights. Attorney General v. Desilets*, 636 N.E.2d 233 (Mass. 1994) (Fall 1995) 20:181
- OPIE, GEORGE L., *The Multiethnic Placement Act: A Critical Analysis of Why the Act is Not in the Best Interests of Children. "Improving America's Schools Act of 1994: Howard M. Metzenbaum's Multiethnic Placement Act of 1994,"* Pub. L. No. 103-382, §§ 551-55, 108 Stat. 3518, 4056-58 (Oct. 20, 1994) (Spring 1996) 20:605
- ORZESKE, DONALD G., *Comparative Fault and Strict Products Liability-What Happens to the Product User's Failure to Discover or Inspect for Product Defects?* (1983) 1983:191

ORZESKE, DONALD G., <i>Constitutional Law-Municipal Ordinances-Ordinance That Regulates Drug Paraphernalia Found Constitutionally Sound. Village of Hoffman Estates v. Flipside, Hoffman Estates, Inc.</i> , 102 S. Ct. 1186 (1982)	1982:431
OTWELL, BRIAN T., <i>Commerce and Supremacy Clauses-Nuclear Waste Management-Illinois Remains the Dumping Ground for a Nation. Illinois v. General Electric Co.</i> , 683 F.2d 206 (7th Cir. 1982), cert. denied sub nom. <i>Hartigan v. General Electric Co.</i> , 103 S. Ct. 1891 (1983) (1982)	1982:575
O'CONNELL, MARY ELLEN, WESTON, BURNS H., D'AMATO, ANTHONY and GRUNAWALT, RICHARD J., <i>Selected Proceedings: The Law of War</i> (Spring 1991)	15:563
O'DAY, DANIEL G. and McGOWEN, DARRELL, <i>Illinois Income Tax Offenses: Elements and Methods of Proof</i> (Winter 1989)	13:281
PALMER, ROBERT C., <i>Akhil Amar: Elitist Populist and Anti-Textual Textualist</i> (Winter 1992)	16:397
PAPUSHKEWYCH, DARKA S., <i>Current Standards for Determining Ineffective Assistance of Counsel: Still a Sham, Farce or Mockery?</i> (1979)	1979:132
PARETZKY, RAYMOND, <i>Liability of Illinois Public Officials for Illegal Expenditures</i> (Winter 1991)	15:235
PATTON, TOM, <i>Sixth Amendment's Confrontation Clause-Is a Showing of Unavailability Required?</i> (Spring 1993)	17:573
PAUST, JORDAN J., <i>Peace-Making and Security Council Powers: Bosnia-Herzegovina Raises International and Constitutional Questions</i> (Symposium-Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:131
PERCY, CHARLES H., <i>Advice and Consent: A Reevaluation</i> (1978)	1978:31
PERICH, ANA and GLAVAS, JEANNINE M., <i>Survey of Illinois Law: Insurance</i> (Summer 1996)	20:883
PERICH, ANA, McVISK, WILLIAM K. and GLAVAS, JEANNINE M., <i>Survey of Illinois Law: Evidence</i> (Summer 1994)	18:819
PERRY, MICHAEL J., <i>Brown, Bolling, & Originalism: Why Ackerman and Posner (Among Others) Are Wrong</i> (Fall 1995)	20:53
PERSELS, JIM and QUINLAN, MIKE, <i>It's Not My Fault, the Devil Made Me Do It: Attempting to Impose Tort Liability on Publishers, Producers, and Artists for Injuries Allegedly "Inspired" by Media Speech</i> (Winter 1994)	18:417
PETERSON, BRADFORD J., <i>Survey of Illinois Law-Workers' Compensation</i> (Summer 1991)	15:1209

- PETERSON, CRAIG A., *Tort Claims by Real Estate Purchasers Against Sellers and Brokers: Current Illinois Common Law and Statutory Strategies* (1983) 1983:161
- PIECZYNSKI, LINDA S., *Survey of Illinois Law: Criminal Law and Procedure* (Summer 1993) 17:793
- PIERCE, CHARLES A., *The Use of Future Inflation in Calculating Damages for Lost Future Earnings. Stringham v. United Parcel Service* 181 Ill. App. 3d 313, 356 N.E.2d 1292 (2d Dist. 1989) (Winter 1991) 15:353
- PIRAGES, JAMES R., *The National Labor Relations Board and Pre-Election Misrepresentations: From General Shoe to General Knit* (1979) 1979:475
- POCK, MAXIMILIAN A., *Survey of Illinois Law-Contracts* (Summer 1990) 14:739
- POCK, MAXIMILIAN A., *Survey of Illinois Law: Insurance* (Summer 1992) 16:899
- PODELL, BARI S., GERGITS, JOSEPH C. and SHEIKH, DAVID J., *Survey of Illinois Law: Criminal Law and Procedure* (Spring 1994) 18:747
- POOLE, KRISTINE L., RUST, MARK E., AMSEL, JUDITH R., BARNETT, WILLIAM A., JR., CARROLL, DEBORAH A., CONLEY, THOMAS P., DOBBINS, D., CAMERON, EMMONS, KEITH E., FAVIA, MICHAEL V., GARDNER, CAMELLA, HIRSHFELD, EDWARD B., LEBLANG, THEODORE R. and MELVIN, DANIEL, *Survey of Illinois Law: Health Care* (Summer 1996) 20:839
- POPAT, DHARMENDRA and CAMPBELL, DENNIS, *Enforcing American Money Judgments in the United Kingdom and Germany* (Spring 1994) 18:517
- PORTER, RICHARD S., *Environmental Law: Does the Application of the Responsible Corporate Officer Doctrine Apply to the Resource Conservation and Recovery Act?* (Spring 1992) 16:687
- PORTER, RICHARD S., *Extraterritorial Application of Title VII. Boureslan v. Aramco*, 892 F.2d 1271 (5th Cir. 1990) (Spring 1991) 15:645
- POTOCKI, KRISTINA D., *Lawyer Liability Under Illinois Supreme Court Rule 721 Versus the Illinois Limited Liability Company Act: Arguments for Allowing Law Firms to Organize As LLCs* (Fall 1994) 19:199

- PRATSCHER, ROBERT, *Labor Law-Deferral to Arbitration-The National Labor Relations Board Will No Longer Defer to Arbitration Cases That Involve Unfair Labor Practice Allegations Affecting Individual Rights under Section 7 of the Labor Management Relations Act. General American Transportation Corp.*, 228 N.L.R.B. No. 102; 94 L.R.R.M. 1483 (1977) (1978) 1978:98
- PRICE, WILLIAM A., BAUERSCHMIDT, ROBERT A., GOLDBERG, GERALD G. and KANE, ROBERT J., *Survey of Illinois Law: Administrative Law* (Summer 1994) 18:673
- PRICE, WILLIAM A., KAPLAN, ROSALYN B., BICKEL, ROGER H., JENTSCH, ERWIN W., MASLANKA, MICHAEL J. and KANE, ROBERT JOHN, *Survey of Illinois Law: Administrative Law* (Summer 1996) 20:667
- PURCELL, T. DAVID, *Illinois Supreme Court Misapplies the "Totality of the Circumstances" Test in Evaluating No-Knock Entries. People v. Condon*, 592 N.E.2d 951 (Ill. 1992), cert. denied, 113 S. Ct. 1359 (1993). 18:495
- PURDOM, DAN, *The Illinois Forfeiture Statute: A Critical Analysis* (1977) 1977:235
- QUINLAN, MIKE and PERSELS, JIM, *It's Not My Fault, the Devil Made Me Do It: Attempting to Impose Tort Liability on Publishers, Producers, and Artists for Injuries Allegedly "Inspired" by Media Speech* (Winter 1994) 18:417
- RABIEJ, JOHN and MEYERS, KENNETH J., *Burden of Proof and the Standard of Judicial Review in Prison Disciplinary Hearings Involving Decisions Predicated upon Uncorroborated Hearsay Evidence* (1979) 1979:535
- RASMUSSEN, W. MARK, *Grain Elevator Bankruptcy-Has Illinois Successfully Provided Security to Farmers?* (1983) 1983:337
- RAY, R. KYLE, *Husband and Wife-Illinois Law as a Catalyst for Hollow Interspousal Tort Recoveries* (Winter 1989) 13:337
- REEVES, CRAIG R., *Police Officers-Officers May Not Be Compelled to Undergo Polygraph Examination: Polygraph Results Inadmissible in Administrative Proceedings. Kaske v. City of Rockford*, 96 Ill. 2d 298, 450 N.E.2d 314 (1983) (1984) 1984:205
- REMINGTON, FRANK and DICKEY, WALTER, *Legal Assistance for Institutionalized Persons-An Overlooked Need* (1976) 1976:175
- REMMERS, JOHN M., *The Federal Offer of Judgment Rule: A Look at its Shortcomings and Proposals to Alleviate Them* (1984) 1984:619
- RENDLEMAN, JOHN S., III and SCHMIDT, PIETER N., *Survey of Illinois Law-Municipal Corporations* (Summer 1991) 15:1021

RENSHAW, EDWARD E., <i>Equal Access-The New Life of the First Amendment in Secondary Education. Board of Education of Westside Community Schools v. Mergens</i> , 110 S.Ct. 2356 (1990) (Winter 1992)	16:531
REYNOLDS, DANIEL S., <i>Survey of Illinois Law: Professional Responsibility</i> (Summer 1992)	16:975
REYNOLDS, LAURIE, <i>The Failure of Local Landfill Siting Control in Illinois</i> (Fall 1992)	17:1
RICHARDSON, MARY W., <i>The Improbability of Probable Cause- The Inequity of the Grand Jury Indictment Versus the Preliminary Hearing in the Illinois Criminal Process</i> (1981)	1981:281
RICHMOND, DOUGLAS R., <i>Professional Responsibility and the Bottom Line: The Ethics of Billing</i> (Winter 1996)	20:261
ROBERTSON, R.J., JR., <i>Commercial Law</i> (Spring 1987)	11:525
ROBERTSON, R.J., JR., <i>Commercial Law</i> (Summer 1988)	12:763
ROBERTSON, R.J., JR., <i>Survey of Illinois Law: Commercial Law</i> (Summer 1993)	17:719
ROBERTSON, R.J., JR., "Other Insurance" Clauses in Illinois (Spring 1996)	20:403
RODGERS, ELIZABETH L., <i>Search and Seizure-Home Arrest-Where Offense Occurs One and One-Half Hours Before Entry, Police Do Not Deliberately Delay, and Suspect Is Armed, Exigent Circumstances Render Warrantless Police Entry Constitutional. People v. Abney</i> , 81 Ill. 2d 159, 407 N.E.2d 543 (1980) (1981)	1981:313
ROESER, RONALD O., <i>The Implied Warranty of Habitability in the Sale of New Housing: The Trend in Illinois</i> (1978)	1978:178
ROONEY, MICHAEL J., <i>Bar Related Title Insurance: The Positive Perspective</i> (1980)	1980:263
ROSE, DEBORAH BARNES, <i>Sex Discrimination in Higher Education-The United States Supreme Court and a Bastion of Tradition. Mississippi University for Women v. Hogan</i> , 102 S. Ct. 3331 (1982) (1983)	1983:71
ROSS, RICHARD R., <i>The Illinois Cooling-Off Provision: Three Days to Do What?</i> (1977)	1977:421
ROSS, STACEY L., <i>The Parental Tort Immunity Doctrine Applied to Wrongful Death Actions: A Rule Without Reason. Chamness v. Fairtrace</i> , 158 Ill. App. 3d 325, 511 N.E.2d 839 (5th Dist. 1987) (Fall 1988)	13:175
ROSZAK, KRISTINE, <i>Forum Non Conveniens-Illinois Judges Granted Authority to Curb Intrastate Forum Shopping. Torres v. Walsh</i> , 98 Ill. 2d 338, 456 N.E.2d 601 (1983)	1983:395

- ROSZAK, KRISTINE, *Mother Knows Best: A Constitutional Perspective on Single Motherhood by Choice* (1984) 1984:329
- RUBINELLI, MARK J., *Section 8(b)(1)(B) of the National Labor Relations Act and Union Discipline of Supervisor-Members after Writers Guild: Equipoise or Imbalance?* (1978) 1978:453
- RUDE, MARGARET A., *Class Actions-Multistate Plaintiff Class Suits-Illinois Allows Multistate Plaintiff Class Action Suits to Be Litigated in Illinois State Courts. Miner v. Gillette Co.*, 87 Ill. 2d 7, 428 N.E.2d 478 (1981) cert. granted 456 U.S. 914, appeal dismissed, 103 S. Ct. 484 (1982) (1983) 1983:379
- RUDE, MARGARET A., *Federalism, Antitrust and Illinois Home Rule* (1983) 1983:31
- RUEBNER, RALPH and DAVISON, ROBERT E., *Criminal Procedure* (Spring 1989) 13:511
- RUST, MARK E., AMSEL, JUDITH R., BARNETT, WILLIAM A., JR., CARROLL, DEBORAH A., CONLEY, THOMAS P., DOBBINS, D., CAMERON, EMMONS, KEITH E., FAVIA, MICHAEL V., GARDNER, CAMELLA, HIRSHFELD, EDWARD B., LEBLANG, THEODORE R., MELVIN, DANIEL, and POOLE, KRISTINE L., *Survey of Illinois Law: Health Care* (Summer 1996) 20:839
- RYAN, HOWARD C. (JUSTICE), *A Living Legacy* (1985) 1985:169
- RYAN, MARGARET J., *The Sixth Amendment Right to Counsel: A Criminal Defendant's Right to Counsel of Choice v. The Courts' Interest in Conflict-Free Representation. Wheat v. United States*, 486 U.S. 153 (1988) (Spring 1990) 14:657
- RYAN, MARGARET J., *The Status of Civil Liability When Child Protection Workers Fail to Do Their Jobs* (Spring 1990) (Comment) 14:573
- SALTZMAN, ANDREA, *Protection for the Child or the Parent? The Conflict Between the Federal Drug and Alcohol Abuse Confidentiality Requirements and the State Child Abuse and Neglect Reporting Laws* (1985) 1985:181
- SANDERS, MAUREEN A., *Risk Retention Groups: Who's Sorry Now?* (Spring 1993) 17:531
- SAPIR, GIL and KLING, RICHARD, *Cross-Examination of Breath Alcohol Machine Operators* (Fall 1988) 13:83
- SCALLAN, STEPHEN, *Proximate Cause Under RICO* (Spring 1996) 20:455
- SCHEDLER, GEORGE, *Church and State-Moment of Silence in Public Schools for Meditation or Voluntary Prayer Is Unconstitutional. Wallace v. Jaffree*, 105 S. Ct. 2479 (1985) 1985:585

SCHEDLER, GEORGE, <i>The Constitutionality of Christmas Programs in Public Schools-Should the United States Supreme Court Modify its Interpretation of the Establishment Clause?</i> (Summer 1987) (Comment)	11:1233
SCHIFF, MATTHEW B. and ULRICH, ROBERT B., <i>Survey of Illinois Law: Workers' Compensation</i> (Summer 1995)	19:999
SCHLEICHER, DEBRA J., <i>Banking-Delayed Funds Availability: A Bank Customer's Right to Deposited Check Funds</i> (Fall 1986) (Comment)	11:121
SCHLOSSER, FRED, <i>The Fifth Amendment Right Against Self-Incrimination: An Individual's Right Versus The Government's Need For Effective Law Enforcement. Illinois v. Perkins</i> , 110 S. Ct. 2394 (1990) (Fall 1991)	16:197
SCHLOSSER, FREDERICK J., <i>The Constitutionality of Police Protection Statutes</i> (Spring 1992)	16:707
SCHMID, PETER D., <i>Religion, Secular Humanism and the First Amendment</i> (Winter 1989)	13:357
SCHMIDT, CHARLES E., <i>Recovery for Loss of Society and Companionship in Wrongful Death and Personal Injury Actions</i> (Winter 1989)	13:319
SCHMIDT, PIETER N. and RENDLEMAN, JOHN S., III, <i>Survey of Illinois Law-Municipal Corporations</i> (Summer 1991)	15:1021
SCHMIDT, PIETER NOBLE, <i>Punitive Damages-Wilful and Wanton Breach of Contract-Illinois Rejects the Extension of Tort Remedies into Contract Causes of Action-Morrow v. L.A. Goldschmidt Associates</i> , 112 Ill. 2d 87, 492 N.E. 2d 181 (1986) (Winter 1988)	12:495
SCHMIEDER, ROBERT W., II, <i>Stuck on the Tracks: The FELA Engine vs. The Ethical Caboose</i> (Winter 1996)	20:331
SCHMIEDER, ROBERT W., II, <i>Workers' Compensation and Contribution in Illinois: Punching A Hole in the Kotecki Ceiling. Herington v. J.S. Alberici Constr. Co.</i> , 639 N.E.2d 907 (Ill. App. Ct. 5th Dist. 1994) (Spring 1996)	20:651
SCHRECKS, M.A. and UCHTMANN, D.L., <i>Representing the Farm Owner in Utility Right of Way Acquisitions</i> (1978)	1978:365
SCHREIBER, SCOTT R., <i>Property-Implied Warranty of Habitability: Implied Warranty of Habitability Applies in All Residential Leases Regardless of the Existence of Housing or Building Codes. Glasoe v. Trinkle</i> , 107 Ill. 2d 1, 479 N.E.2d 915 (1985) (Fall 1986)	11:185
SCHROEDER, WILLIAM A. and EISENBERG, HOWARD B., <i>Criminal Procedure</i> (Spring 1987)	11:631

SCHROEDER, WILLIAM A. and EISENBERG, HOWARD B., <i>Criminal Law</i> (Spring 1987)	11:577
SCHROEDER, WILLIAM A., <i>Criminal Procedure</i> (Summer 1988)	12:839
SCHROEDER, WILLIAM A., <i>Nationalism, Boundaries, and the Bosnian War: Another Perspective (Symposium-Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions)</i> (Fall 1994)	19:153
SCHROEDER, WILLIAM A., <i>Response to: Non-Sexist Teaching Techniques in Substantive Law Courses</i> (BY MARY IRENE COOMBS) (Spring 1990)	14:523
SCHWARTZ, BERNARD, <i>The Judicial Ten: America's Greatest Judges</i> (1979)	1979:405
SCHWARTZ, BERNARD, <i>The Law and its Development: A Synoptic Survey</i> (1978)	1978:44
SCIARRINO, ALFRED J., <i>United States v. Sun Myung Moon: Precedent for Tax Fraud Prosecution of Local Pastors?</i> (1984)	1984:237
SCOTT, RIDGELEY A., <i>Suing the IRS and Its Employees for Damages: David and Goliath</i> (Spring 1996)	20:507
SEIBRING, JENNIFER J., <i>If It's Not Too Much To Ask, Could You Please Shut Up? Madsen v. Women's Health Ctr., Inc.</i> , 114 S. Ct. 2516 (1994) (Fall 1995)	20:205
SEIDMAN, LORNE and AALBERTS, ROBERT J., <i>Seeking A "Safe Harbor": The Viability of Summary Judgment in Post-Harris Sexual Harassment Litigation</i> (Winter 1996)	20:223
SENG, MICHAEL P. and ARNOLDS, EDWARD B., <i>Picketing and Privacy: Can I Patrol on the Street Where You Live?</i> (1982)	1982:463
SHARP, RODNEY M., <i>Intentional Infliction of Emotional Distress: Recovery of Damages for Victims of Parental Kidnapping</i> (1984) . .	1984:145
SHAWLER, DONALD M., <i>Family Law-Surname Selection for the Child of Divorced Parents: Honor Thy Father vs. The Child's Best Interests. In re Marriage of Presson</i> , 102 Ill. 2d 303, 465 N.E.2d 85 (1984) (1985)	1985:335
SHEEHAN, COLLEEN P. and NELSON, GARY D., <i>Survey of Illinois Law: Insurance</i> (Summer 1994)	18:877
SHEIKH, DAVID J., GERGITS, JOSEPH C. and PODELL, BARI S., <i>Survey of Illinois Law: Criminal Law and Procedure</i> (Spring 1994)	18:747
SHOCKLEY, PAT, <i>The Use of Mary Carter Agreements in Illinois</i> (Fall 1993)	18:223
SHORE, BRIAN DEAN, <i>Future Interests-Contingent Remainders-Unstated Conditions of Survivorship. Evans v. Giles</i> , 83 Ill.2d 448, 415 N.E.2d 354 (1980) (1982)	1982:313

- SIMON, PAUL (SENATOR), *The Iraqi Crisis: Legal and Socio-Economic Dimensions* (Spring 1991) (Foreword) 15:411
- SIMONES, ANTHONY, DR., *Applying Nineteenth Century Ideas to a Twenty-First Century Problem: The Law of Self-Defense and Gang-Related Homicide* (Spring 1996) 20:589
- SIROS, STEVEN M., *Transboundary Pollution in the Great Lakes: Do Individual States Have Any Role to Play in its Prevention?* (Winter 1996) 20:287
- SKILTON, ROBERT H., *The Secured Party's Rights in a Debtor's Insurance under Article 9 of the Uniform Commercial Code (And Related Matters)* (1978) 1978:500
- SKILTON, ROBERT H., *The Secured Party's Right in a Debtor's Bank Account under Article 9 of the Uniform Commercial Code* (1977) 1977:120
- SKILTON, ROBERT H., *The Secured Party's Rights in a Debtor's Bank Account under Section 9-306(4)(d) of the Uniform Commercial Code* (1978) 1978:60
- SKIPPER, HAROLD D., JR. and GRACE, MARTIN F., *The Illinois Discriminatory Premium Tax: Time for Repeal?* (Spring 1990) 14:345
- SLONE, RICCA C., HARVEY, ELIZABETH SCHLOER and URBAS, SUSAN K.B., *Survey of Illinois Law: Environmental Law* (Summer 1994) 18:791
- SMART, PATRICIA S. and BOSTJANCICH, JOHN, *Survey of Illinois Law: Intellectual Property Law Developments* (Summer 1995) 19:855
- SMITH, DOUGLAS K. and KELLEY, PATRICK J., *Torts* (Spring 1987) 11:1001
- SMITH, GEORGE P., II, *Genetics, Eugenics, and Public Policy* (1985) 1985:435
- SMITH, LEE, *Criminal Law-Felony Murder-The Merger Doctrine Is Rejected in Illinois. People v. Viser*, 62 Ill. 2d 568, 343 N.E.2d 903 (1975) (1976) 1976:575
- Smith, N. LaDonna, *The Medical Malpractice Affidavit Requirement Is Here to Stay in Illinois. Deluna v. St. Elizabeth's Hospital*, 147 Ill. 2d 57, 588 N.E.2d 1139 (1992) (Fall 1993) 18:269
- SMITH, STEVEN D., *Brown v. Board of Education: A Revised Opinion* (Fall 1995) 20:41
- SNOWDEN, JOHN R. and ABRAHAMS, HARLAN S., *Separation of Powers and Administrative Crimes: A Study of Irreconcilables* (1976) 1976:1
- SOBOTA, LENORE, *The Unexploded Bomb: The Progressive and Prior Restraint* (1980) 1980:199
- SOMIT, ALBERT, *Commemoration of the Dedication of the Hiram H. Lesar Building* (1983) 1983:3

SOMMER, LYNDON (C.P.A.), <i>Charitable to Whom? Rethinking the Method by Which Charitable Donations Are Made to Support Missionary Work. Davis v. United States</i> , 110 S. Ct. 2014 (1990) (Winter 1991)	15:373
SOMMER, LYNDON, <i>I.R.C. Section 280A: The Status of the Home Office Deduction-A Call to Congress to Get the House in Order</i> (Winter 1992)	16:501
SOMMER, LYNDON, KARNES, ALLAN and WACKER, RAYMOND, <i>Another Challenge: Tax Planning for Owners of Real Estate Rental Property under the New "Activity Regulations" of I.R.C. Section 469</i> (Spring 1990)	14:401
SORG, KARL G., <i>World-Wide Volkswagen: Has the United States Supreme Court Taken the Illinois Civil Practice Act Section 17-1(b) Out of the Gray Zone?</i> (1980) (Commentary and Correspondence)	1980:137
SPEARS, RONALD, <i>Constitutional Law-Criminal Procedure-A Defendant in a State Criminal Trial Has a Constitutional Right, Implicit in the Sixth Amendment, to Proceed Without Counsel When He Voluntarily and Intelligently Elects to Do So. Faretta v. California</i> , 422 U.S. 806 (1975) (1976)	1976:271
SPEARS, RONALD, <i>Uniting the Past and Present for the Future-Dean Hopson's Contributions to the Alumni Association</i> (1985)	1985:173
SPIRA, JAMES M., <i>James v. Illinois: A Halt to the Expansion of the Impeachment Exception</i> (Fall 1990)	15:27
STAFFORD, KEVIN L., <i>Search and Seizure-Automobile Exception-The Search of a Lawfully Stopped Vehicle Justifies the Search of Every Part of the Vehicle, Including Containers That May Conceal the Object of the Search. United States v. Ross</i> , 456 U.S. 798 (1982) (1983)	1983:587
STEVENS, ANN BRADFORD, <i>Is Failure to Support a Minor Child in the State Sufficient Contact with That State to Justify in Personam Jurisdiction?</i> (Spring 1993)	17:491
STONECIPHER, HARRY W. and TRAGER, ROBERT, <i>The Impact of Gertz on the Law of Libel in Illinois</i> (1979)	1979:73
STONECIPHER, HARRY W., <i>Lyle Denniston: The Reporter and the Law</i> (1980) (Book Review)	1980:239
STRICKLAND, RENNARD, <i>The Lawyer as Modern Medicine Man</i> (Fall 1986)	11:203
SULLAN, SCOTT F., <i>Rights of the Putative Spouse under Section 305 of the Illinois Marriage and Dissolution of Marriage Act</i> (1978)	1978:423

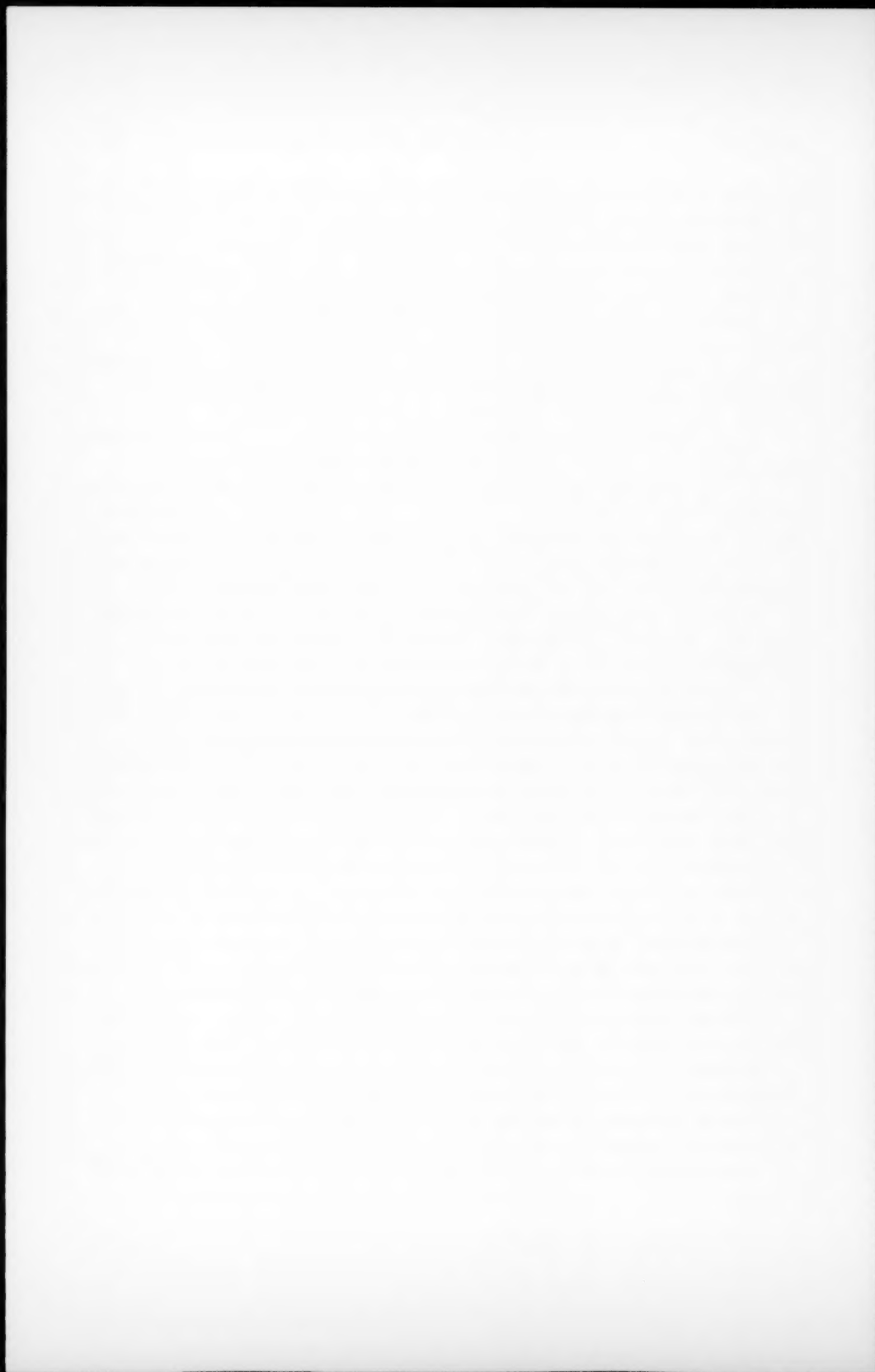
SUNDVALL, SHEILA A., BEDELL, STEPHEN P. and JAFFE, ODDI NANCY, <i>Negligent Infliction of Emotional Distress in Illinois: A "Foreseeability" Proposal</i> (Winter 1987)	11:263
SUPINIE, KRISTEN E. and ELWARD, BRAD A., <i>Survey of Illinois Law: Trusts and Estates</i> (Summer 1994)	18:973
SUSSMAN, ARTHUR M., <i>The Illinois Open Meetings Act: A Reappraisal (1978)</i>	1978:193
SWANSON, JONATHAN A., <i>Seventh Circuit Rejects the "Fraud Created the Market" Theory-Conflict Among the Circuits Widens. Eckstein v. Balcor Film Investors</i> , 8 F.3d 1121 (7th Cir. 1993), cert. denied, 114 S. Ct. 883 (1994) (Fall 1994)	19:245
SWANSON, RICK A. and MELONE, ALBERT P., <i>The Partisan Factor and Judicial Behavior in the Illinois Supreme Court</i> (Winter 1995)	19:303
SWANSON, RICK A., <i>Regaining Lost Ground: Toward a Public Forum Doctrine under the Illinois Constitution</i> (Winter 1994)	18:453
TALHAMI, GHADA, <i>The Ideology of Arab Nationalism and the Persian Gulf Crisis</i> (Spring 1991)	15:511
TALLEY, JOHN R., <i>Toward Chinese Walls; The Seventh Circuit Debates Rebuttable Presumptions in Vicarious Disqualification Cases</i> (Fall 1986)	11:59
TAYLOR, G. MICHAEL, <i>"I'll Defend to the Death Your Right to Say It . . . But Not to Me"-The Captive Audience Corollary to the First Amendment</i> (1983)	1983:211
TERRY, JAMES P. (COLONEL), <i>The Evolving U.S. Policy for Peace Operations (Symposium-Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions)</i> (Fall 1994)	19:119
THEIN, THERESE H. and DELANOIS, BARBARA L., <i>Survey of Illinois Law-Criminal Law</i> (Summer 1991)	15:785
THOMPSON, JAMES R., <i>The Lesar Law Building: A Symbol of a Commitment to Excellence</i> (1983)	1983:1
TORJESEN, JOHN C., <i>Tort Law-Contribution: Determining a Basis for the Culpability of Dram Shops. Hopkins v. Powers</i> , 113 Ill. 2d 206, 497 N.E.2d 757 (1986) (Winter 1987)	11:427
TRAGER, ROBERT and STONECIPHER, HARRY W., <i>The Impact of Gertz on the Law of Libel in Illinois</i> (1979)	1979:73
TRAGER, TIMOTHY JOHN, <i>Brain Death-Illinois Judicially Adopts the Brain Death Standard. In re Haymer</i> , 115 Ill. App. 3d 349, 450 N.E.2d 940 (1983) (1984)	1984:385
TRENDL, THOMAS J., <i>Maritime Delimitation and the Gulf of Maine Case: A Guide for the Future or Merely "Slicing the Pie"</i> ? (Spring 1988)	12:599

TRUE, GARY, <i>Survey of Illinois Law: Corporate Law</i> (Summer 1993)	17:769
TURK, GENE A. and ELWARD, BRAD A., <i>Torts</i> (Spring 1989)	13:723
TURNER, LONETTE, <i>Mental Health Law—Proposed Legislation: Involuntary Sterilization of the Mentally Incompetent in Illinois (1983)</i>	1983:227
UCHTMANN, D.L. and SCHRECKS, M.A., <i>Representing the Farm Owner in Utility Right of Way Acquisitions</i> (1978)	1978:365
UCHTMANN, DONALD L., <i>Planning Agricultural Estates: The Impact of Estate and Gift Tax Sections of the 1976 Tax Reform Act</i> (1977)	1977:393
ULMER, S. SIDNEY and BRADLEY, ROBERT, <i>An Examination of Voting Behavior in the Supreme Court of Illinois: 1971-1975</i> (1980)	1980:245
ULRICH, ROBERT B. and SCHIFF, MATTHEW B., <i>Survey of Illinois Law: Workers' Compensation</i> (Summer 1995)	19:999
ULRICH, ROBERT B., CARLSON, SCOTT A. and CARLSON, BRENDA K., <i>Survey of Illinois Law: Workers' Compensation</i> (Summer 1996)	20:995
URBAS, SUSAN K.B., HARVEY, ELIZABETH SCHLOER and SLONE, RICCA C., <i>Survey of Illinois Law: Environmental Law</i> (Summer 1994)	18:791
USHER, PETER, <i>Climate Change and the Developing World</i> (Winter 1990)	14:257
VAN DERHOFF, ROBERT, <i>Probable Cause: The Abandonment of the Aguilar/Spinelli Standard and Further Evisceration of the Fourth Amendment</i> . <i>Illinois v. Gates</i> , 103 S. Ct. 2317 (1983)	1983:261
VAN HUIS, WILLIAM A., <i>Admiralty Opens its Doors to Agency Contracts Which Are Maritime in Nature</i> : <i>Exxon Corp. v. Central Gulf Lines Inc.</i> , 111 S. Ct. 2071 (Fall 1992)	17:173
VANCE, RONALD L., <i>School Search-The Supreme Court's Adoption of a "Reasonable Suspicion" Standard in <i>New Jersey v. T.L.O.</i> and the Heightened Need for Extension of the Exclusionary Rule to School Search Cases</i> (1985)	1985:263
VANDEBURGT, DAVID WAYNE and FORTNA, DEANNE L., <i>Survey of Illinois Law—Criminal Procedure</i> (Summer 1991)	15:861
VARNALS, DANIEL, <i>Constitutional Law—The Withdrawal of Subsistence Benefits and the Use of Heightened Scrutiny</i> . <i>Lyng v. International Union, United Automobile, Aerospace and Agricultural Implement Workers of America</i> , UAW, 108 S. Ct. 1184 (1988) (Summer 1989)	13:1025
VARNALS, DANIEL, <i>Race-Based Remedial Legislation and the Appropriate Standard of Review</i> (Fall 1989)	14:63
VERTICCHIO, THOMAS J., <i>Bad Faith Refusal of Insurance Companies to Pay First Party Benefits—Time for the Illinois Supreme Court to Recognize the Tort and Resulting Punitive Damages</i> (1984)	1984:121

VERTICCHIO, THOMAS JOHN, <i>Illinois Unemployment Insurance: Re-Examining the Direct Interest Exception to the Labor Dispute Disqualification. Dunaway v. Department of Labor</i> , 99 Ill. 2d 417, 459 N.E.2d 1332 (1984)	1984:511
VIEIRA, NORMAN, <i>The Equal Rights Amendment: Rescission, Extension and Justiciability</i> (1981)	1981:1
VOGLER, JAMES, <i>Torts-School Tort Immunity-Teachers and School Districts Are Immune from Liability for Mere Negligence by Reason of In Loco Parentis Status That Is Conferred upon Educators by Section 24-24 of the Illinois School Code. Kobylnski v. Chicago Board of Education</i> , 63 Ill. 2d 165, 347 N.E.2d 705 (1976)	1976:592
WACKER, RAYMOND, KARNES, ALLAN, and SOMMER, LYNDON, <i>Another Challenge: Tax Planning for Owners of Real Estate Rental Property under the New "Activity Regulations" of I.R.C. Section 469</i> (Spring 1990)	14:401
WAGNER, KURT A., <i>U.S. Taxation of Foreign Income: The Use of Tax Havens in a Changing Tax Environment</i> (Spring 1994)	18:617
WALKER, DAN, <i>Tributes to Hiram H. Lesar</i> (1980)	1980:17
WALKER, J. TRACY, <i>Constitutional Law-Fifth Amendment-The Self-incrimination Privilege of the Fifth Amendment Does Not Forbid Drawing Adverse Inferences Against an Inmate from His Failure to Testify in Prison Disciplinary Proceedings. Baxter v. Palmigiano</i> , 96 S. Ct. 1551 (1976)	1976:555
WALLER, SPENCER WEBER, <i>The Antitrust Philosophy of Justice Holmes</i> (Winter 1994)	18:283
WALTER, PAULA DONNER, <i>Illinois Comparative Negligence: Multiple Parties, Multiple Problems</i> (1982)	1982:89
WALTRIP, LERINDA SAINT, <i>Copyright Law-The Idea/Expression Dichotomy: Where Has it Gone?</i> (Winter 1987) (Comment)	11:411
WALTRIP, THOMAS B., <i>Evidence-The Battered Woman Syndrome in Illinois: Admissibility of Expert Testimony</i> (Fall 1986)	11:137
WALTRIP, THOMAS B., <i>Tort Law-The Claim of Seduction in Missouri. Parker v. Bruner</i> , 686 S.W.2d 483 (Mo. Ct. App. 1984) (Winter 1987)	11:445
WEEDMAN, DENNIS L., <i>The Civil Rights Act of 1991-Congressional Revision of the Supreme Court's Approach to Employment Discrimination Law</i> (Fall 1992)	17:381
WEINBAUM, MARVIN G., <i>Arab Opinion, U.S. Foreign Policy, and the Persian Gulf</i> (Spring 1991)	15:501

WEINBERG, MICHAEL, <i>From Contract to Conveyance: The Law of Landlord and Tenant, 1800-1920</i> (Part I) (1980)	1980:29
WELCH, TERRENCE S. and HOFMEISTER, KENT S., <i>Praprotnik, Municipal Policy and Policymakers: The Supreme Court's Constriction of Municipal Liability</i> (Summer 1989)	13:857
WELKER, PAULA SMITH, <i>Criminal Law-Incest-Illinois' Response to a Familial Problem</i> (Spring 1988)	12:655
WELLS, CATHARINE PIERCE, <i>Holmes on Legal Method: The Predictive Theory of Law as an Instance of Scientific Method</i> (Winter 1994)	18:329
WENDT, LAUREL A., <i>Researching Illinois Legislative Histories-A Practical Guide</i> (1982) (Commentary)	1982:601
WESLEY, BARRY, <i>Recent Developments Involving Administrative Summons</i> (1982)	1982:41
WEST, NANCY J., <i>The Deficiency Judgment in Illinois and the Notice Requirement of UCC 9-504(3): Are Illinois Courts on the Right Track?</i> (1981)	1981:419
WESTGREN, RANDALL E. and GROSSMAN, MARGARET R., <i>Aquaculture in Illinois: The State and Federal Legal and Regulatory Environment</i> (1982)	1982:193
WESTON, BURNS H., D'AMATO, ANTHONY, GRUNAWALT, RICHARD J. and O'CONNELL, MARY ELLEN, <i>Selected Proceedings: The Law of War</i> (Spring 1991)	15:563
WHITE, JAMES P., <i>Tributes to Hiram H. Lesar</i> (1980)	1980:15
WHITFIELD, WENONA Y., <i>Brown v. Board of Education: A Substitute Opinion</i> (Fall 1995)	20:15
WHITFIELD, WENONA Y., <i>In the Interest of Children by Robert H. Mnookin</i> (1985) (Book Review)	1985:363
WHITFIELD, WENONA Y., <i>Property</i> (Spring 1987)	11:915
WHITLEY, MARGARET JILL, <i>Appellate Review of Sexual Assault Cases: Time to Abandon the Special Standard</i> (1983)	1983:435
WIESNER, DON and DiMATTEO, LARRY A., <i>Academic Honor Codes: A Legal And Ethical Analysis</i> (Fall 1994)	19:49
WIGGS, SARA T., <i>Expansion of the Rights of Criminal Defendants Based on State Law</i> (Winter 1988)	12:459
WILBER, JAMES STUART, <i>The Farmer in the Sales Article of the U.C.C.: "Merchant" or "Tiller of the Soil"?</i> (1976)	1976:237
WILCOX, CAPTAIN WILLIAM A., JR., <i>Environmental Protection in Combat</i> (Winter 1993)	17:299
WILLIAMS, JACKSON, <i>The Courts and Partisan Gerrymandering: Recent Cases on Legislative Reapportionment</i> (Spring 1994)	18:563

WILLIAMS, JAMES R. and KIONKA, EDWARD J., <i>Survey of Illinois Law: Evidence</i> (Summer 1993)	17:873
WILLIAMS, JAMES R., <i>Survey of Illinois Law: Civil Procedure</i> (Summer 1992)	16:807
WILLIAMS, LATHAM, CHRISTENSEN, ELIZABETH WIESE, CONLEY, THOMAS P., DECHENE, JAMES C., EMMONS, KEITH E., KANE, ROBERT JOHN, LEBLANG, THEODORE R. and MENNINGER, KARL A., II, <i>Survey of Illinois Law: Health Care</i> (Summer 1994)	18:851
WILLOUGHBY, C.E., <i>Native American Sovereignty Takes a Back Seat to the "Pig in the Parlor": The Redefining of Tribal Sovereignty in Traditional Property Law Terms</i> (Spring 1995)	19:593
WILLOUGHBY, C.E., <i>Soldal v. Cook County: The Constitutional Tort of Moving a "Mobile" Home. Soldal v. Cook County</i> , 113 S. Ct. 538 (1992) (Winter 1995)	19:419
WILSON, THOMAS H. and CHARLTON, TERRY D., <i>Survey of Illinois Law -Property</i> (Summer 1990)	4:1187
WILSON, THOMAS H., <i>Real Estate Brokers-Guarantors of the Seller or Guardians of the Buyer?</i> (Summer 1989)	13:975
WINSTEIN, STEWART and GALANIS, DIANE E., <i>Challenging the Constitutionality of a Zoning Ordinance in a Declaratory Judgment Action: An Effective Method of Relief for the Landowner Burdened by Land Use Restrictions</i> (1981)	1981:393
WOOD, J. RAY, <i>Legislative Review of Administrative Action: Is the Cure Worse than the Illness?</i> (1978)	1978:579
WRIGHT, R. GEORGE, <i>The Place of Public School Education in the Constitutional Scheme</i> (Fall 1988)	13:53
YALOWITZ, KENNETH G., <i>Patronage Dismissals and Compelling State Interests: Can the Policymaking/Nonpolicymaking Distinction Withstand Strict Scrutiny?</i> (1978)	1978:278
YOUNG, JOHN S., <i>The Tax Increment Allocation Redevelopment Act: The "Blighted" Statute</i> (Fall 1990)	15:1
ZARTMAN, JAMES N., <i>Illinois Power of Attorney Act</i> (Fall 1988)	13:1
ZEMAN, CHRISTINE G., <i>Survey of Illinois Law-Environmental Law</i> (Summer 1991)	15:975
ZEMAN, CHRISTINE G., <i>Survey of Illinois Law-Environmental Law</i> (Summer 1993)	17:853
ZWEIBAN, NEIL S., <i>Schools-Disciplinary Suspension-Tenured Teachers Facing Suspension Afforded the Same Procedural Safeguards as Tenured Teachers Facing Dismissal. Craddock v. Board of Education</i> , 81 Ill. 2d 28, 405 N.E.2d 794 (1980) (1981)	1981:117



TITLE INDEX

THE 1981 FEDERAL ESTATE AND GIFT TAX CHANGES IN THE CONTEXT OF THE ONE MILLION DOLLAR ESTATE (1981), <i>David C. Johnson</i>	1981:225
THE 1985 ILLINOIS MEDICAL MALPRACTICE REFORM ACT: AN OVERVIEW AND ANALYSIS (FALL 1989), <i>Brad A. Elward</i>	14:27
THE 1995 ILLINOIS CIVIL JUSTICE REFORM ACT: HAS THE BABY BEEN THROWN OUT WITH THE BATH WATER? (FALL 1995), <i>James M. Cutchin</i>	20:117
ABA NATIONAL APPELLATE ADVOCACY COMPETITION BEST BRIEF- 1986. (WINTER 1987),	11:461
AN ABSOLUTISM THAT WORKS: REVIVING THE ORIGINAL "CLEAR AND PRESENT DANGER" TEST (1983), <i>Donald L. Beschle</i>	1983:127
ACADEMIC HONOR CODES: A LEGAL AND ETHICAL ANALYSIS. (FALL 1994), <i>Larry A. DiMatteo and Don Wiesner</i>	19:49
ACID RAIN—THE LIMITATIONS OF PRIVATE REMEDIES (1983), <i>John Benham</i>	1983:515
THE ADA AND THE ILLINOIS WORKERS' COMPENSATION ACT: CAN TWO "RIGHTS" MAKE A "WRONG"? (SPRING 1995), <i>Scott A. Carlson</i> . . .	19:567
ADMINISTRATION OF ESTATES—TAXATION—NONPROBATE ASSETS WILL BE USED TO HELP PAY THE FEDERAL ESTATE TAX LIABILITY UNLESS A CONTRARY INTENTION IS EXPRESSED. <i>IN RE ESTATE OF VAN DUSER</i> , 19 ILL. APP. 2D 1022, 313 N.E.2d 228 (1ST DIST. 1974) (1976), <i>Stuart Borden</i>	1976:287
ADMINISTRATIVE LAW—COMMUNICATIONS—THE FCC LACKS THE POWER TO FORCE CABLE TELEVISION SYSTEMS INTO A COMMON CARRIER CAPACITY. <i>F.C.C. v. MIDWEST VIDEO CORP.</i> , 99 S. CT. 1435 (1979) (1980), <i>Randall A. Mead</i>	1980:125
ADMIRALTY OPENS ITS DOORS TO AGENCY CONTRACTS WHICH ARE MARITIME IN NATURE: <i>EXXON CORP. v. CENTRAL GULF LINES INC.</i> , 111 S. CT. 2071 (FALL 1992), <i>William A. Van Huis</i>	17:173
THE ADMISSIBILITY OF OTHER-CRIMES EVIDENCE IN ACQUAINTANCE- RAPE PROSECUTIONS (FALL 1991), <i>Karen Andrews</i>	17:341
ADMISSIBILITY IN ILLINOIS OF CONVICTIONS AND PLEAS OF GUILTY TO TRAFFIC OFFENSES IN RELATED CIVIL LITIGATION (1979), <i>Michael H. Graham</i>	1979:209
ADVERTISING IN THE "LEARNED PROFESSIONS": THE CASE FOR PRICE COMPARISONS AND TESTIMONIALS (SUMMER 1987), <i>Gregg R. Brown</i>	11:1205

ADVERTISING - SUPREME COURT UPHOLDS ATTORNEY STATEMENTS OF CERTIFICATION IN ADVERTISING AS PROTECTED SPEECH. <i>PEEL V. ATTORNEY REGISTRATION AND DISCIPLINARY COMM'N</i> , 110 S. Ct. 2281 (1990). (WINTER 1991), <i>Jeanna L. Hunter</i>	15:391
ADVICE AND CONSENT: A REEVALUATION (1978), <i>Charles H. Percy</i>	1978:31
ADVICE FROM THE CONSUMMATE DRAFTSMAN: REED DICKERSON ON STATUTORY INTERPRETATION (SPRING 1992), <i>Patrick J. Kelley</i>	16:591
AFTER A FINDING OF UNITARINESS THE DISSOLUTION OF BUSING AND THE RESEGREGATION OF AMERICA'S PUBLIC SCHOOLS: AN AFFRONT TO <i>BROWN V. BOARD OF EDUCATION</i> (WINTER 1992), <i>George Norwood</i>	16:481
AKHIL AMAR: ELITIST POPULIST AND ANTI-TEXTUAL TEXTUALIST (WINTER 1992), <i>Robert C. Palmer</i>	16:397
AN ALTERNATIVE ORIGINALIST OPINION FOR <i>BROWN V. BOARD OF EDUCATION</i> (FALL 1995), <i>Patrick J. Kelley</i>	20:75
ALTERNATIVE SENTENCING FOR THE ALCOHOL/DRUG DEFENDANT (FALL 1989), <i>Michael Brennan Getty</i>	14:1
AN ANALYSIS OF FRAUDULENT PREFERENCES UNDER ILLINOIS FRAUDULENT CONVEYANCES (FALL 1987), <i>Darrell Dunham and Paul Antonacci</i>	12:89
ANOTHER CHALLENGE: TAX PLANNING FOR OWNERS OF REAL ESTATE RENTAL PROPERTY UNDER THE NEW "ACTIVITY REGULATIONS" OF I.R.C. SECTION 469 (SPRING 1990), <i>Allan Karnes, Raymond Wacker, and Lyndon Sommer</i>	14:401
THE ANTITRUST PHILOSOPHY OF JUSTICE HOLMES (WINTER 1994), <i>Spencer Weber Waller</i>	18:283
ANTITRUST—STANDING—IN THE ABSENCE OF CONTRARY STATE LIMITATIONS, AN ATTORNEY GENERAL'S COMMON LAW POWERS ARE SUFFICIENT AUTHORITY FOR THE INSTITUTION OF AN ACTION UNDER FEDERAL LAW TO RECOVER DAMAGES SUSTAINED BY AGENCIES, DEPARTMENTS, AND POLITICAL SUBDIVISIONS, EVEN WHERE THEY HAVE NOT AFFIRMATIVELY AUTHORIZED THE SUIT. <i>FLORIDA EX REL. SHEVIN V. EXXON CORP.</i> , 526 F.2d 266 (5TH CIR. 1976), <i>Bobbee Musgrave</i>	1976:527
APPELLATE REVIEW OF DISCOVERY ORDERS IN THE FEDERAL COURTS (1980), <i>Daniel J. Lawler</i>	1980:339
APPELLATE REVIEW OF SEXUAL ASSAULT CASES: TIME TO ABANDON THE SPECIAL STANDARD (1983), <i>Margaret Jill Whitley</i>	1983:435
APPLICATION OF THE ADVOCATE-WITNESS RULE (1982), <i>Francis J. Lynch</i>	1982:291

APPLYING NINETEENTH CENTURY IDEAS TO A TWENTY-FIRST CENTURY PROBLEM: THE LAW OF SELF-DEFENSE AND GANG-RELATED HOMICIDE. (SPRING 1996), <i>Dr. Anthony Simones</i>	20:589
AQUACULTURE IN ILLINOIS: THE STATE AND FEDERAL LEGAL AND REGULATORY ENVIRONMENT (1982), <i>Margaret R. Grossman and Randall E. Westgren</i>	1982:193
ARAB OPINION, U.S. FOREIGN POLICY, AND THE PERSIAN GULF (SPRING 1991), <i>Marvin G. Weinbaum</i>	15:501
ARTICLE I OF THE UNIFORM LAND TRANSACTIONS ACT: IS INCONSISTENCY WITH THE UCC AN UNNECESSARY OBSTACLE? (1981) (COMMENTARY AND CORRESPONDENCE), <i>Ronald Benton Brown</i>	1981:585
ASSESSING THE GREENHOUSE CHALLENGE (WINTER 1990), <i>William R. Moomaw</i>	14:169
ATTORNEY ADVERTISING—THE COMMERCIALIZATION OF THE PRACTICE OF LAW AND THE ENSUING LIABILITY THROUGH APPLICATION OF UNFAIR OR DECEPTIVE TRADE PRACTICES LEGISLATION (1985), <i>Michael D. Marine</i>	1985:61
ATTORNEY DISCIPLINE—COMMINGLING AND CONVERSION OF CLIENTS' FUNDS—THE DEFALCATING ATTORNEY AND MITIGATING CIRCUMSTANCES IN ILLINOIS. <i>In re Cutrone</i> , 112 Ill. 2d 261, 492 N.E.2d 1297 (1986) (FALL 1987), <i>Albert G. Algren</i>	12:267
ATTORNEYS' FEES AS COSTS IN ILLINOIS: 1607 AND ALL THAT (1979), <i>Brian E. Mattis</i>	1979:249
ATTORNEYS—ATTORNEY DISCIPLINE—ADMITTED MISCONDUCT BY A STATE'S ATTORNEY DOES NOT DESERVE SANCTION. <i>In re Friedman</i> , 76 Ill. 2d 392, 293 N.E.2d 1333 (1979), <i>Donald M. Craven</i>	1979:621
AVOIDANCE OF FORECLOSURE SALES UNDER SECTION 548 OF THE BANKRUPTCY CODE: CAN THE ILLINOIS MORTGAGE FORECLOSURE LAW PROVIDE THE ANSWER TO "REASONABLY EQUIVALENT VALUE?" (FALL 1989), <i>Darren Daley</i>	14:601
THE BABY "M" DECISION: SPECIFIC PERFORMANCE OF A CONTRACT FOR SPECIALLY MANUFACTURED GOODS (SUMMER 1987) (ESSAY), <i>Sandra H. Johnson</i>	11:1339
BAD FAITH REFUSAL OF INSURANCE COMPANIES TO PAY FIRST PARTY BENEFITS—TIME FOR THE ILLINOIS SUPREME COURT TO RECOGNIZE THE TORT AND RESULTING PUNITIVE DAMAGES (1984), <i>Thomas J. Verticchio</i>	1984:121
BANKING—DELAYED FUNDS AVAILABILITY: A BANK CUSTOMER'S RIGHT TO DEPOSITED CHECK FUNDS (FALL 1986), <i>Debra J. Schleicher</i>	11:121

BANKRUPTCY EXEMPTIONS: WHETHER ILLINOIS'S USE OF THE FEDERAL "OPT OUT" PROVISION IS CONSTITUTIONAL (1981), <i>Anthony L. Martin</i>	1981:65
BAR RELATED TITLE INSURANCE: THE POSITIVE PERSPECTIVE (1980), <i>Michael J. Rooney</i>	1980:263
BIBLIOGRAPHY OF PUBLICATIONS WRITTEN BY DAN HOPSON, JR. (1985), <i>Kay Andrus</i>	1985:177
THE BILL OF RIGHTS, SOCIAL CONTRACT THEORY AND THE RIGHTS "RETAINED" BY THE PEOPLE (WINTER 1992), <i>Thomas B. McAfee</i> .	16:267
BRAIN DEATH—ILLINOIS JUDICIALLY ADOPTS THE BRAIN DEATH STANDARD. <i>IN RE HAYMER</i> , 115 ILL. APP. 3D 349, 450 N.E.2D 940 (1983) (1984), <i>Timothy John Trager</i>	1984:385
A BRIEF SURVEY OF LIMITED LIABILITY PARTNERSHIP LAW IN ILLINOIS (WINTER 1996), <i>James W. Dodge</i>	20:247
THE BROWN SYMPOSIUM—AN INTRODUCTION (FALL 1995), <i>Thomas B. McAfee</i>	20:1
BROWN AND THE DOCTRINE OF PRECEDENT: A CONCURRING OPINION (FALL 1995), <i>Thomas B. McAfee</i>	20:99
BROWN, BOLLING, & ORIGINALISM: WHY ACKERMAN AND POSNER (AMONG OTHERS) ARE WRONG (FALL 1995), <i>Michael J. Perry</i> . .	20:53
BROWN v. BOARD OF EDUCATION: A REVISED OPINION (FALL 1995), <i>Steven D. Smith</i>	20:41
BROWN v. BOARD OF EDUCATION: A SUBSTITUTE OPINION (FALL 1995), <i>Wenona Yvonne Whitfield</i>	20:15
BROWN v. BOARD: REVISITED (FALL 1995), <i>Michael A. Middleton</i> . . .	20:19
BURDEN OF PROOF AND THE STANDARD OF JUDICIAL REVIEW IN PRISON DISCIPLINARY HEARINGS INVOLVING DECISIONS PREDICATED UPON UNCORROBORATED HEARSAY EVIDENCE (1979), <i>Kenneth J. Meyers and John Rabiej</i>	1979:535
THE BUYER IN ORDINARY COURSE OF BUSINESS IN ILLINOIS: ILLINOIS TAKES EXCEPTION TO THE FARM PRODUCTS EXCEPTION (1984), <i>Darrell Dunham and Martin D. Hoke</i>	1984:539
BUYING INTO TROUBLE—LENDER LIABILITY UNDER CERCLA AND SARA (WINTER 1990), <i>Elizabeth Downer</i>	14:319
CATASTROPHIC CHEMICAL CONTAMINATION: A RESPONSE TO THE MICHIGAN PBB EPISODE (1978), <i>John I. Alber</i>	1978:223

THE "CATCH 22" OF A DUTY OF FAIR REPRESENTATION ACTION—UNCLUTTERING THE DISPUTE BETWEEN THE EXHAUSTION OF INTERNAL UNION REMEDIES AND THE DELCOSTELLO STATUTE OF LIMITATIONS— <i>FRANDSEN V. BROTHERHOOD OF RAILWAY, AIRLINE AND STEAMSHIP CLERKS</i> , 782 F.2D 674 (7TH CIR. 1986) (WINTER 1988), <i>Bradley S. McMillan</i>	12:479
CAUGHT IN THE REVOLVING DOOR: THE POWER OF A BENEFICIARY TO REMOVE A TRUSTEE AND APPOINT A SUCCESSOR UNDER SECTION 2041 (1984), <i>Michael L. Johnson</i>	1984:219
CHALLENGING THE CONSTITUTIONALITY OF A ZONING ORDINANCE IN A DECLARATORY JUDGMENT ACTION: AN EFFECTIVE METHOD OF RELIEF FOR THE LANDOWNER BURDENED BY LAND USE RESTRICTIONS (1981), <i>Stewart Winstein and Diane E. Galanis</i>	1981:393
CHARITABLE TO WHOM? RETHINKING THE METHOD BY WHICH CHARITABLE DONATIONS ARE MADE TO SUPPORT MISSIONARY WORK. <i>DAVIS V. UNITED STATES</i> , 110 S. CT. 2014 (1990) (WINTER 1991), <i>Lyndon Sommer (C.P.A.)</i>	15:373
CHURCH AND STATE—MOMENT OF SILENCE IN PUBLIC SCHOOLS FOR MEDITATION OR VOLUNTARY PRAYER IS UNCONSTITUTIONAL. <i>WALLACE V. JAFFREE</i> , 105 S. CT. 2479 (1985), <i>George Schedler</i>	1985:585
CITIZEN REMEDIES AGAINST ERRANT ILLINOIS PUBLIC SERVANTS (WINTER 1987), <i>Harold W. Hannah</i>	11:285
THE CIVIL ACTION FOR RAPE: A VIABLE ALTERNATIVE FOR THE RAPE VICTIM? (1978), <i>Mary Lou Lowder</i>	1978:399
THE CIVIL RIGHTS ACT OF 1991: REMEDIAL CIVIL RIGHTS POLICIES PREVAIL (FALL 1992), <i>J. R. Franke</i>	17:267
THE CIVIL RIGHTS ACT OF 1991—CONGRESSIONAL REVISION OF THE SUPREME COURT'S APPROACH TO EMPLOYMENT DISCRIMINATION LAW (FALL 1992), <i>Dennis L. Weedman</i>	17:381
CIVIL LITIGATION, ACCESS TO JUSTICE, AND SOCIAL CHANGE: RESEARCH ISSUES IN LONGITUDINAL COURT STUDIES (SPRING 1988), <i>David S. Clark</i>	12:713
CIVIL PROCEDURE (SPRING 1987), <i>Peter G. McAllen</i>	11:497
CIVIL PROCEDURE (SPRING 1989), <i>G. Patrick Murphy</i>	13:429
CIVIL PROCEDURE (SUMMER 1988), <i>Peter G. McAllen</i>	12:733
CIVIL PROCEDURE—FEDERAL—28 U.S.C. § 1447(D) BARS REVIEW OF ORDERS REMANDING TO STATE COURT ONLY WHEN REASON FOR REMAND IS A JURISDICTIONAL DEFECT. <i>THERMTRON PRODUCTS, INC. V. HERMANSDORFER</i> , 423 U.S. 336 (1976), <i>Elizabeth Slusser Kelley</i>	1976:541

CIVIL RIGHTS—MUNICIPAL LIABILITY—MUNICIPALITIES ARE "PERSONS" WITHIN THE INTENDED MEANING OF 42 U.S.C. SECTION 1983 AND ARE SUITABLE UNDER THE STATUTE. <i>MONELL V. DEPARTMENT OF SOCIAL SERVICES</i> , 436 U.S. 658 (1978) (1979), <i>James V. O'Brien</i>	1979:159
CLASS ACTIONS—MULTISTATE PLAINTIFF CLASS SUITS—ILLINOIS ALLOWS MULTISTATE PLAINTIFF CLASS ACTION SUITS TO BE LITIGATED IN ILLINOIS STATE COURTS. <i>MINER V. GILLETTE CO.</i> , 87 ILL. 2D 7, 428 N.E.2D 478 (1981) CERT. GRANTED 456 U.S. 914, <i>APPEAL DISMISSED</i> , 103 S. Ct. 484 (1982) (1983), <i>Margaret A. Rude</i>	1983:379
CLIMATE CHANGE AND THE DEVELOPING WORLD (WINTER 1990), <i>Peter Usher</i>	14:257
COLLECTIVE BARGAINING FOR PUBLIC EMPLOYEES: AN OVERVIEW OF ILLINOIS' NEW ACT (1983), <i>Michael Jenkins</i>	1983:483
COMMEMORATION OF THE DEDICATION OF THE HIRAM H. LESAR BUILDING (1983), <i>Albert Somit</i>	1983:3
COMMENTARIES: TO THE NEW LAWYER (FALL 1987), <i>Richard H. Mills</i>	12:285
COMMENTS ON JOHN P. KAMINSKI'S "LIBERTY VERSUS AUTHORITY" (WINTER 1992), <i>Peter S. Onuf</i>	16:263
COMMERCE AND SUPREMACY CLAUSES—NUCLEAR WASTE MANAGEMENT—ILLINOIS REMAINS THE DUMPING GROUND FOR A NATION. <i>ILLINOIS V. GENERAL ELECTRIC CO.</i> , 683 F.2D 206 (7TH CIR. 1982), CERT. DENIED SUB NOM. <i>HARTIGAN V. GENERAL ELECTRIC CO.</i> , 103 S. Ct. 1891 (1983) (1982), <i>Brian T. Otwell</i> . .	1982:575
COMMERCIAL LAW (SPRING 1987), <i>R.J. Robertson, Jr.</i>	11:525
COMMERCIAL LAW (SPRING 1989), <i>J.A. de Seife Rodolphe</i>	13:451
COMMERCIAL LAW (SUMMER 1988), <i>R.J. Robertson, Jr.</i>	12:763
COMMUNICATIONS—REMEDIES—HAS CABLE TAKEN BROADCASTING'S POISON PILL? THE APPLICABILITY OF THE COMMUNICATIONS ACT'S ANTITRUST REMEDY FOR SATELLITE SCRAMBLING. (FALL 1987), <i>Melvin L. Browning</i>	12:191
COMPARATIVE FAULT AND STRICT LIABILITY—UNANSWERED QUESTIONS. <i>CONEY V. J.L.G. INDUSTRIES, INC.</i> , 97 ILL. 2D 104, 454 N.E.2D 197 (1983), <i>Lori K. Miller</i>	1983:567
COMPARATIVE FAULT AND STRICT PRODUCTS LIABILITY—WHAT HAPPENS TO THE PRODUCT USER'S FAILURE TO DISCOVER OR INSPECT FOR PRODUCT DEFECTS? (1983), <i>Donald G. Orzeske</i> . .	1983:191
A COMPARISON BETWEEN ARTICLE 5 OF THE UNIFORM SIMPLIFICATION OF LAND TRANSFERS ACT AND PRESENT ILLINOIS MECHANICS' LIEN LAW (1981), <i>K. Tate Chambers</i>	1981:563

COMPETITION POLICY IN BRITAIN (1985) (COMMENTARY), <i>Arthur J. Marinelli, Jr.</i>	1985:153
A COMPREHENSIVE LEGAL COMMUNICATION SKILLS PROGRAM: THE THURGOOD MARSHALL MODEL (1982), <i>Constance Frisby Fain</i>	1982:1
CONQUERING THE QUAGMIRE OF CONFLICT OF LAWS: A PRIMER FOR THE ILLINOIS ATTORNEY (1985), <i>Jane Hoffman Locke</i>	1985:619
THE CONSTITUTIONAL RAMIFICATIONS OF CALLING A POLICE OFFICER AN "ASSHOLE." <i>OMAHA v. BUFFKINS</i> , 922 F.2d 465 (8TH CIR. 1990), <i>CERT. DENIED</i> , 112 S. CT. 273 (1991) (SPRING 1992), <i>Allen T. McGlynn</i>	16:741
CONSTITUTIONAL LAW: WHAT OFFENDS A THEIST DOES NOT OFFEND THE ESTABLISHMENT CLAUSE. <i>SMITH v. BOARD OF SCHOOL COMMISSIONERS</i> , 827 F.2d 684 (11TH CIR. 1987) (FALL 1988), <i>Brian D. Heady</i>	13:153
CONSTITUTIONAL LAW-CHRISTIAN SCIENCE MALPRACTICE-ILLINOIS APPELLATE COURT COMMANDS: "THOU SHALT NOT INTERFERE WITH FAITH HEALERS." <i>BAUMGARTNER v. FIRST CHURCH OF CHRIST, SCIENTIST</i> , 141 ILL. APP. 3D 898, 490 N.E.2d 1319 (1ST DIST. 1986) (WINTER 1989), <i>John E. Kerley</i>	13:411
CONSTITUTIONAL LAW—CRIMINAL LAW—THE SPEEDY TRIAL CLAUSE OF THE SIXTH AMENDMENT APPLIES UNTIL A GUILTY PLEA HAS BEEN ENTERED AND ACCEPTED BY THE COURT. <i>UNITED STATES v. ROBERTS</i> , 515 F.2d 642 (2D CIR. 1975) (1976), <i>Neil Nyberg</i>	1976:260
CONSTITUTIONAL LAW—CRIMINAL PROCEDURE—A DEFENDANT IN A STATE CRIMINAL TRIAL HAS A CONSTITUTIONAL RIGHT, IMPLICIT IN THE SIXTH AMENDMENT, TO PROCEED WITHOUT COUNSEL WHEN HE VOLUNTARILY AND INTELLIGENTLY ELECTS TO DO SO. <i>FARETTA v. CALIFORNIA</i> , 422 U.S. 806 (1975) (1976), <i>Ronald Spears</i>	1976:271
CONSTITUTIONAL LAW—EQUAL PROTECTION—STATUTE BARRING ALIENS FROM POSITIONS AS PUBLIC SCHOOL TEACHERS IS WITHIN THE EXCEPTION TO STRICT SCRUTINY ANALYSIS. <i>AMBACH v. NORWICH</i> , 441 U.S. 68 (1979), <i>Michael R. Cornyn</i>	1980:107
CONSTITUTIONAL LAW—FIFTH AMENDMENT—THE SELF-INCrimINATION PRIVILEGE OF THE FIFTH AMENDMENT DOES NOT FORBID DRAWING ADVERSE INFERENCES AGAINST AN INMATE FROM HIS FAILURE TO TESTIFY IN PRISON DISCIPLINARY PROCEEDINGS. <i>BAXTER v. PALMIGIANO</i> , 96 S. CT. 1551 (1976), <i>J. Tracy Walker</i>	1976:555

CONSTITUTIONAL LAW—MUNICIPAL ORDINANCES—ORDINANCE THAT REGULATES DRUG PARAPHERNALIA FOUND CONSTITUTIONALLY SOUND. <i>VILLAGE OF HOFFMAN ESTATES V. FLIPSIDE, HOFFMAN ESTATES, INC.</i> , 102 S. Ct. 1186 (1982), <i>Donald G. Orzeske</i>	1982:431
CONSTITUTIONAL LAW—POLICING THE OBSCENE: MODERN OBSCENITY DOCTRINE RE-EVALUATED (WINTER 1994), <i>Donovan W. Gaede</i>	18:439
CONSTITUTIONAL LAW—SUBSTANTIVE DUE PROCESS: CLOSING THE CURTAIN ON FUNDAMENTAL RIGHTS TO PRIVACY. <i>BOWERS V. HARDWICK</i> , 106 S. Ct. 2841 (1986) (SUMMER 1987), <i>Michael Hedeen</i>	11:1305
CONSTITUTIONAL LAW—THE WITHDRAWAL OF SUBSISTENCE BENEFITS AND THE USE OF HEIGHTENED SCRUTINY. <i>LYNG V. INTERNATIONAL UNION, UNITED AUTOMOBILE, AEROSPACE AND AGRICULTURAL IMPLEMENT WORKERS OF AMERICA, UAW</i> , 108 S. Ct. 1184 (1988) (SUMMER 1989), <i>Daniel Varnals</i>	13:1025
CONSTITUTIONAL LAW—WHY THE SUPREME COURT HATES HATE-CRIME ORDINANCES. <i>R.A.V. V. ST. PAUL</i> , 112 S. Ct. 2538 (1992) (WINTER 1994), <i>Donovan W. Gaede</i>	18:481
CONSTITUTIONAL TORTS—THE CREATION OF A UNIFORM STANDARD FOR DETERMINING WHEN A SPECIAL RELATIONSHIP EXISTS: FBI INFORMANT'S DUTY TO PREVENT A MURDER. <i>BEARD V. O'NEAL</i> , 728 F.2d 894 (7TH CIR.), CERT. DENIED, 105 S. Ct. 104 (1984), <i>James G. Baber</i>	1985:97
THE CONSTITUTIONALITY OF CHRISTMAS PROGRAMS IN PUBLIC SCHOOLS—SHOULD THE UNITED STATES SUPREME COURT MODIFY ITS INTERPRETATION OF THE ESTABLISHMENT CLAUSE? (SUMMER 1987), <i>George Schedler</i>	11:1233
THE CONSTITUTIONALITY OF POLICE PROTECTION STATUTES (SPRING 1992), <i>Frederick J. Schlosser</i>	16:707
THE CONSTITUTIONALITY OF PROPERTY TAX BASED SCHOOL FINANCING SCHEMES: IS ILLINOIS' SYSTEM NEXT TO FALL? (FALL 1991), <i>Michael A. Hall</i>	16:157
CONSTITUTIONALITY OF THE ILLINOIS "COST" STATUTE (1976), <i>Ralph Friedrich</i>	1976:203
THE CONTRACT CLAUSE REEMERGES: A NEW ATTITUDE TOWARD JUDICIAL SCRUTINY OF ECONOMIC LEGISLATION (1978), <i>Jeffrey L. Clark</i>	1978:258
COPYRIGHT LAW—THE IDEA/EXPRESSION DICHOTOMY: WHERE HAS IT GONE? (WINTER 1987), <i>Lerinda Saint Waltrip</i>	11:411
CORPORATIONS (SUMMER 1988), <i>Diane S. Kaplan</i>	12:809

COUNTY OF COOK V. JOHN SEXTON CONTRACTORS CO.: HOME RULE TRIUMPHS OVER UNIFORM REGULATION OF SANITARY LANDFILLS (1979), <i>Tim Eaton</i>	1979:347
THE COURT APPROVES AMBIGUOUS MIRANDA WARNINGS-DIMS THE "BRIGHT LINE" OF PRE-INDICTMENT PROCEDURAL REQUIREMENTS. <i>DUCKWORTH V. EAGAN</i> , 109 S. Ct. 2875 (FALL 1990), <i>Kathleen A. Barry</i>	15:213
THE COURTS AND PARTISAN GERRYMANDERING: RECENT CASES ON LEGISLATIVE REAPPORTIONMENT (SPRING 1994), <i>Jackson Williams</i>	18:563
COURTS-MARTIAL: THE THIRD SYSTEM IN AMERICAN CRIMINAL LAW (1978), <i>William H. Cook</i>	1978:1
CRACKS IN THE FOUNDATION OF EXTRATERRITORIAL LAW ENFORCEMENT-A CHALLENGE TO BASIC JUDICIAL DOCTRINES (SPRING 1991), <i>William C. Birkett</i>	15:599
THE CREATION AND RECONSTRUCTION OF THE BILL OF RIGHTS (WINTER 1992), <i>Akhil Reed Amar</i>	16:337
CRIMINAL ABUSES IN THE ADMINISTRATION OF PRIVATE WELFARE AND PENSION PLANS: A PROPOSAL FOR A NATIONAL ENFORCEMENT PROGRAM (1976), <i>Ronald Hayes Malone</i>	1976:400
CRIMINAL LAW (SPRING 1987), <i>Howard B. Eisenberg and William A. Schroeder</i>	11:577
CRIMINAL LAW-incest-ILLINOIS' RESPONSE TO A FAMILIAL PROBLEM. (SPRING 1988), <i>Paula Smith Welker</i>	12:655
CRIMINAL LAW-FELONY MURDER-THE MERGER DOCTRINE IS REJECTED IN ILLINOIS. <i>PEOPLE V. VISER</i> , 62 ILL. 2D 568, 343 N.E.2D 903 (1975) (1976), <i>Lee Smith</i>	1976:575
CRIMINAL LAW-PROBABLE CAUSE: ILLINOIS ADOPTS THE PLAIN SMELL RULE FOR WARRANTLESS SEARCHES OF VEHICLES. <i>PEOPLE V. STOUT</i> , 106 ILL. 2D 77, 477 N.E.2D 498 (1985) (FALL 1986), <i>Michael G. Getty</i>	11:153
CRIMINAL LAW-RIGHT TO COUNSEL-THERE IS NO CONSTITUTIONAL RIGHT TO COUNSEL IN A PRETRIAL PSYCHIATRIC EXAMINATION. <i>PEOPLE V. LARSEN</i> , 74 ILL. 2D 348, 385 N.E.2D 679, CERT. DENIED, 100 S. Ct. 220 (1979), <i>Sue D. Morgan</i>	1979:633
CRIMINAL LAW-THE RIGHT TO RUN: DEADLY FORCE AND THE FLEEING FELON. <i>TENNESSEE V. GARNER</i> , 105 S. Ct. 1694 (1985) (FALL 1986), <i>Michael D. Greathouse</i>	11:171
CRIMINAL PROCEDURE (SPRING 1987), <i>William A. Schroeder and Howard B. Eisenberg</i>	11:631

CRIMINAL PROCEDURE (SUMMER 1988), <i>William A. Schroeder</i>	12:839
CRIMINAL PROCEDURE (SPRING 1989), <i>Ralph Ruebner and Robert E. Davison</i>	13:511
CRIMINAL PROCEDURE—MIRANDA WARNING PUBLIC SAFETY EXCEPTION. <i>NEW YORK v. QUARLES</i> , 104 S. Ct. 2626 (1984) (1985), <i>Barbara J. Martin</i>	1985:735
CRIMINAL PROCEDURE—THE INDIGENT APPELLANT'S INABILITY TO DEMAND THE ARGUMENT OF NONFRIVOLOUS ISSUES. <i>JONES v. BARNES</i> , 103 S. Ct. 3308 (1983) (1984), <i>Bryon J. Berry</i>	1984:167
CRIMINAL SANCTIONS AGAINST LANDLORDS? THE CRIMINAL HOUSING MANAGEMENT STATUTE IN ILLINOIS (1980), <i>Douglas N. Dorris</i> . .	1980:319
CRITICISM—A LAWYER'S DUTY OR DOWNFALL? (1981) (COMMENTARY AND CORRESPONDENCE), <i>Morris B. Chapman</i>	1981:437
CROSS-CLAIMS AGAINST SUCCESSOR ATTORNEYS—PUBLIC POLICY, EQUITABLE THEORIES, AND ETHICAL CONSIDERATIONS (SUMMER 1989) (SENIOR COMMENTARY), <i>William P. Hardy</i>	13:889
CROSS-EXAMINATION OF BREATH ALCOHOL MACHINE OPERATORS (FALL 1988), <i>Gil Sapir and Richard Kling</i>	13:83
CUMULATION OF LIFETIME GIFTS IN THE FEDERAL ESTATE TAX COMPUTATION (1984), <i>David C. Johnson</i>	1984:283
CURRENT STANDARDS FOR DETERMINING INEFFECTIVE ASSISTANCE OF COUNSEL: STILL A SHAM, FARCE OR MOCKERY? (1979), <i>Darka S. Papushkewych</i>	1979:132
DAN HOPSON 1930-1985. (1985), <i>David C. Johnson</i>	1985:171
DAN HOPSON—ADMINISTRATOR, TEACHER, AND SCHOLAR (1985), <i>Quintin Johnstone</i>	1985:165
DANGEROUSNESS, REASONABLE DOUBT, AND PRECONVICTION SEXUAL PSYCHOPATH LEGISLATION (1976), <i>Orval Nangle</i>	1976:218
DEATH PENALTY FOR MINORS: WHO SHOULD DECIDE? (SPRING 1996), <i>Jennifer Sebring Marcotte</i>	20:621
DEFERENCE TO THE PLAINTIFF IN <i>FORUM NON CONVENIENS</i> (WINTER 1989), <i>Peter G. McAllen</i>	13:191
DEFERRED CHARITABLE GIVING—RETAINED LIFE INTEREST IN PERSONAL RESIDENCE OR FARM—THE IMPACT OF THE CHANGE IN THE VALUATION TABLES (1983), <i>David C. Johnson</i>	1983:603
THE DEFICIENCY JUDGMENT IN ILLINOIS AND THE NOTICE REQUIREMENT OF UCC 9-504(3): ARE ILLINOIS COURTS ON THE RIGHT TRACK? (1981), <i>Nancy J. West</i>	1981:419
DEFINING "PROMPT" UNDER <i>GERSTEIN v. PUGH</i> : A BRIGHT LINE RULE. <i>COUNTY OF RIVERSIDE v. McLAUGHLIN</i> , 111 S. Ct. 1661 (1991) (SPRING 1993), <i>Nancy J. Niemeier</i>	17:637

THE DEMISE OF AMERICAN CONSTITUTIONALISM: DEATH BY LEGAL EDUCATION (FALL 1991), <i>Daniel R. Gordon</i>	16:39
THE DEMISE OF THE OPEN AND OBVIOUS RULE IN ILLINOIS. <i>WARD V. KMART CORP.</i> , 136 ILL. 2D 132, 554 N.E.2D 223 (1990) (SUMMER 1992), <i>David J. Doll</i>	16:179
THE DEMISE OF THE PRAECIPE (FALL 1986), <i>Diane S. Kaplan</i>	11:29
DEMISE OF THE DEATH KNELL DOCTRINE IN THE FEDERAL COURTS: A PERSPECTIVE ON THE FEDERAL EXPERIENCE AND SOME SUGGESTIONS FOR ADMINISTERING THE ILLINOIS CLASS ACTION (1979), <i>Jay A. Brandt</i>	1979:109
DESCENDIBILITY OF THE RIGHT OF PUBLICITY (1983), <i>Regina Morante</i> .	1983:547
DISCOUNTING AND COMPOUNDING WITH THE ADDITION OF SINGLE LIFE CONTINGENCIES—CALCULATION OF THE PRESENT VALUE OF AN ANNUITY, LIFE ESTATE, TERM FOR YEARS, REMAINDER, OR REVERSION INVOLVING ONE LIFE (WINTER 1987) (SPECIAL COMMENTARY), <i>David C. Johnson</i>	11:315
DISCOUNTING AND COMPOUNDING—CALCULATION OF THE PRESENT VALUE OF AN ANNUITY, LIFE ESTATE, REMAINDER, OR REVERSIONARY INTEREST DEPENDENT UPON TWO LIFE CONTINGENCIES (SUMMER 1987) (SPECIAL COMMENTARY), <i>David C. Johnson</i>	11:1179
DISCOUNTING AND COMPOUNDING—CALCULATION OF THE PRESENT VALUE OF AN ANNUITY, TERM FOR YEARS, REMAINDER, OR REVERSION DEPENDENT ON A TERM CERTAIN (FALL 1986) (SPECIAL COMMENTARY), <i>David C. Johnson</i>	11:87
DISCOUNTING AND COMPOUNDING—CALCULATION OF THE PRESENT VALUE OF AN ANNUITY AND THE INCOME INCLUSION AMOUNT—CHARITABLE GIFT ANNUITIES (FALL 1987), <i>David C. Johnson</i>	12:153
A DISSENTING OPINION TO <i>BROWN</i> (FALL 1995), <i>Earl M. Maltz</i>	20:93
DISTINGUISHING FIFTH AND SIXTH AMENDMENT RIGHTS TO COUNSEL DURING POLICE QUESTIONING (FALL 1991), <i>Daniel C. Nester</i>	16:101
DO BUSINESSES HAVE STANDING TO SUE UNDER STATE CONSUMER FRAUD STATUTES? (SPRING 1996), <i>Edward X. Clinton, Jr.</i>	20:385
THE DOCTRINE OF APPARENT AUTHORITY IN ILLINOIS MEDICAL MALPRACTICE CASES: AN ARGUMENT FOR ITS APPLICATION (WINTER 1994), <i>Dane Getz</i>	18:195
DOES THE ILLINOIS MEDICAID PROGRAM MEET TITLE XIX'S REQUIREMENT THAT STATES PROVIDE "MEDICALLY NECESSARY" SERVICES? (FALL 1989), <i>Stephen C. Ferlmann</i>	14:83

DOMESTIC RELATIONS LAW—DISSOLUTION OF MARRIAGE—PROPERTY PROVISIONS OF NEW ILLINOIS MARRIAGE AND DISSOLUTION OF MARRIAGE ACT ARE CONSTITUTIONAL—THE EXACT NATURE OF THE INTEREST OF THE NON-TITLEHOLDING SPOUSE DURING THE MARRIAGE STILL NEEDS CLARIFICATION. <i>Kujawinski v. Kujawinski</i> , 71 Ill. 2d 563, 376 N.E.2d 1382 (1978), <i>S. Greg Johnson</i>	1978:598
THE DUE-ON-SALE CONTROVERSY: RESTRAINTS ON ALIENATION AND FEDERAL REGULATION OF REAL ESTATE MORTGAGES AFTER <i>De La Cuesta</i> AND THE GARN-ST. GERMAIN ACT (1982), <i>Charles R. McGuire</i>	1982:487
DUE PROCESS FOR MINORS “VOLUNTARILY” COMMITTED TO MENTAL INSTITUTIONS: DOES FATHER KNOW BEST? RECOMMENDATIONS FOR ILLINOIS (1980), <i>Mike Gifford</i>	1980:171
ECONOMIC PROTECTIONISM: ILLINOIS’ WRONG CHOICE FOR COMPLYING WITH THE 1990 CLEAN AIR ACT AMENDMENTS (WINTER 1996), <i>James B. Chapman, II</i>	20:313
EDUCATION LAW—THE HANDICAPPED CHILDREN’S PROTECTION ACT OF 1986: THE AWARD OF ATTORNEY’S FEES IN LITIGATION UNDER THE EDUCATION OF THE HANDICAPPED ACT (WINTER 1987), <i>Rhonda R. Grooms</i>	11:381
THE EFFECT OF THE 1976 FEDERAL ESTATE AND GIFT TAX CHANGES ON ESTATE PLANNING OBJECTIVES (1976), <i>David C. Johnson</i>	1976:299
ELECTRONIC MEDIA COVERAGE OF TRIALS—AN ANALYSIS OF THE POSITION ILLINOIS SHOULD ADOPT IN RESPONSE TO <i>CHANDLER v. FLORIDA</i> (1982), <i>Jane E. Fisher</i>	1982:63
ELIMINATING THE ELEMENT OF SURPRISE: RETHINKING THE DISCLOSURE REQUIREMENTS OF ILLINOIS SUPREME COURT RULE 220 (FALL 1992), <i>Deanne Fortna</i>	17:195
EMERGING THEMES AND DILEMMAS IN AMERICAN TOXIC TORT LAW, 1988-91: A LEGAL-HISTORICAL AND PHILOSOPHICAL EXEGESIS (FALL 1993), <i>Robert F. Blomquist</i>	18:1
EMPLOYER-EMPLOYEE RELATIONS—THE EMPLOYEE POLYGRAPH PROTECTION ACT: ELIMINATING POLYGRAPH TESTING IN PRIVATE EMPLOYMENT IS NOT THE ANSWER (WINTER 1987), <i>Susan M. Flanagan</i>	11:355
EMPLOYMENT DISCRIMINATION: ARE TITLE VII PROTECTIONS UNDER A DISPARATE IMPACT ANALYSIS DRastically DIMINISHED? <i>WARDS COVE PACKING CO. v. ATONIO</i> , 109 S. Ct. 2115 (1989) (FALL 1990), <i>Melissa M. McGrath</i>	15:187
EMPLOYMENT LAW (SPRING 1989), <i>Denise E. Gale</i>	13:565

ENFORCING AMERICAN MONEY JUDGMENTS IN THE UNITED KINGDOM AND GERMANY (SPRING 1994), <i>Dennis Campbell and Dharmendra Popat</i>	18:517
ENFORCING THE PROHIBITION ON THE USE OF FORCE: THE U.N.'s RESPONSE TO IRAQ'S INVASION OF KUWAIT (SPRING 1991), <i>Mary Ellen O'Connell</i>	15:453
ENVIRONMENTAL LAW (SUMMER 1988), <i>C. Peter Goplerud</i>	12:913
ENVIRONMENTAL LAW: DOES THE APPLICATION OF THE RESPONSIBLE CORPORATE OFFICER DOCTRINE APPLY TO THE RESOURCE CONSERVATION AND RECOVERY ACT? (SPRING 1992), <i>Richard S. Porter</i>	16:687
ENVIRONMENTAL POLICY LAW—CLEANING UP ILLINOIS' ACT: ILLINOIS RESPONSES TO THE ACID RAIN PROBLEM. (FALL 1987), <i>Stephen F. Hedinger</i>	12:215
ENVIRONMENTAL PROTECTION IN COMBAT (WINTER 1993), <i>Captain William A. Wilcox, Jr.</i>	17:299
THE EQUAL RIGHTS AMENDMENT: RESCISSION, EXTENSION AND JUSTICIABILITY (1981), <i>Norman Vieira</i>	1981:1
EQUAL ACCESS—THE NEW LIFE OF THE FIRST AMENDMENT IN SECONDARY EDUCATION (WINTER 1992). <i>BOARD OF EDUCATION OF WESTSIDE COMMUNITY SCHOOLS V. MERGENS</i> , 110 S.CT. 2356 (1990), <i>Edward E. Renshaw</i>	16:531
ERISA PREEMPTION: THE DEMISE OF BAD FAITH ACTIONS IN GROUP INSURANCE CASES (SPRING 1988), <i>William A. Chittenden, III</i>	12:517
ESTATE PLANNING—JOINT TENANCY—ILLINOIS ABOLISHES THE UNITY OF INTEREST REQUIREMENT FOR JOINT TENANCY. <i>IN RE ESTATE OF WILSON</i> , 81 ILL. 2D 349, 410 N.E.2D 23 (1980), <i>K. Tate Chambers</i>	1980:355
ESTATE TAX VALUATION OF FARMLAND UNDER SECTION 2032A OF THE INTERNAL REVENUE CODE: AN ANALYSIS OF THE RECENTLY PROPOSED TREASURY REGULATIONS (1978), <i>C. Allen Bock and John H. McCord</i>	1978:145
ETHICS—AN ATTORNEY'S DUTY TO REPORT THE PROFESSIONAL MISCONDUCT OF CO-WORKERS (SPRING 1994), <i>Cynthia L. Gendry</i>	18:603
ETHICS—PROPOSED CHANGES TO THE ILLINOIS CODE OF PROFESSIONAL RESPONSIBILITY (SUMMER 1988), <i>Leonard E. Gross</i>	12:933
EVIDENCE (SPRING 1989), <i>Richard A. Green</i>	13:619
EVIDENCE (SUMMER 1988), <i>Edward J. Kionka</i>	12:967
EVIDENCE—THE BATTERED WOMAN SYNDROME IN ILLINOIS: ADMISSIBILITY OF EXPERT TESTIMONY (FALL 1986), <i>Thomas B. Waltrip</i>	11:137

THE EVOLUTION OF DOMESTIC RELATIONS CASES IN OUR FEDERAL COURTS (1985) (COMMENTARY), <i>Roger M. Baron</i>	1985:353
THE EVOLUTION OF ILLINOIS'S SURFACE COAL MINE RECLAMATION LAW FROM ITS BEGINNINGS UP TO THE TAKE-OVER BY THE FEDERAL SURFACE MINING CONTROL AND RECLAMATION ACT OF 1977 (1981), <i>Robert E. Beck</i>	1981:139
THE EVOLVING U.S. POLICY FOR PEACE OPERATIONS. (SYMPOSIUM—PEACEKEEPER OR PEACEMAKER? THE U.S. ROLE IN U.N. PEACEKEEPING MISSIONS.) (FALL 1994), <i>James P. Terry (Colonel)</i>	19:119
AN EXAMINATION OF VOTING BEHAVIOR IN THE SUPREME COURT OF ILLINOIS: 1971-1975 (1980), <i>Robert Bradley and S. Sidney Ulmer</i>	1980:245
EXCLUSIONARY RULE—THE GOOD FAITH EXCEPTION IS THE RESULT OF CONSTITUTIONAL AMNESIA. <i>UNITED STATES v. LEON</i> , 104 S. Ct. 3405 (1984) (1985), <i>S. Alan Cotten</i>	1985:113
EXPANDING ILLINOIS TORT LIABILITY IN THE CONTEXT OF FRATERNITY HAZING: <i>QUINN v. SIGMA RHO CHAPTER OF BETA THETA PI FRATERNITY</i> , 155 ILL. APP. 3D 231, 507 N.E.2D 1193 (4TH DIST. 1987) (SPRING 1988), <i>Robert T. Mills</i>	12:695
EXPANSION OF THE RIGHTS OF CRIMINAL DEFENDANTS BASED ON STATE LAW. (WINTER 1988), <i>Sara T. Wiggs</i>	12:459
EXTENDING <i>BATSON v. KENTUCKY</i> TO GENDER AND BEYOND: THE DEATH KNEEL FOR THE PEREMPTORY CHALLENGE? (WINTER 1995), <i>Brian E. Leach</i>	19:381
THE EXTENSION OF IMPLIED WARRANTY PROTECTION TO EMPLOYEES OF A PURCHASER. <i>WHITAKER v. LIAN FENG MACHINE CO.</i> , 156 ILL. APP. 3D 316, 509 N.E.2D 591 (1ST DIST. 1987) (FALL 1989), <i>John F. Kamin</i>	14:123
EXTRATERRITORIAL APPLICATION OF TITLE VII. <i>BOURESLAN v. ARAMCO</i> , 892 F.2D 1271 (5TH CIR. 1990) (SPRING 1991), <i>Richard S. Porter</i>	15:645
“FACTS” ABOUT JUVENILE JUSTICE (1984) (COMMENTARY), <i>Frank W. Miller and JoAnne Levy</i>	1984:529
A FAILURE TO PREEMPT AN UNFAIR ADVERTISING CLAIM MAY RESULT IN UNDUE RESTRICTIONS ON CIGARETTE MANUFACTURERS. <i>MANGINI v. R.J. REYNOLDS TOBACCO Co.</i> , 21 CAL Rptr. 2D 323 (CAL. CT. APP. 1993), <i>AFF'D</i> , 875 P.2D 73 (CAL. 1994) (WINTER 1995), <i>Kimberly K. Kuhlengel</i>	19:405
THE FAILURE OF LOCAL LANDFILL SITING CONTROL IN ILLINOIS (FALL 1992), <i>Laurie Reynolds</i>	17:1
FAMILY LAW (SPRING 1987), <i>Treva H. O'Neill and Delney N. Hilen</i>	11:741

FAMILY LAW—CHILD VISITATION—ALASKA RECOGNIZES STEPPARENT'S RIGHT TO VISITATION WITH THE STEPCHILD WHERE THE STEPPARENT HAS ACQUIRED IN LOCO PARENTIS STATUS. <i>CARTER</i> <i>v. BRODRICK</i> , 644 P.2d 850 (ALASKA 1982) (1983), <i>Mike McCormick</i>	1983:57
FAMILY LAW—DIVISION OF PROPERTY UPON MARITAL DISSOLUTION—THE ILLINOIS APPELLATE COURT GRAPPLES WITH GOOD WILL IN A PROFESSIONAL PRACTICE—IS IT PROPERTY OR JUST ANOTHER FACTOR? <i>IN RE MARRIAGE OF WILDER</i> , 122 ILL. APP. 3D 338, 461 N.E.2d 447 (1ST DIST. 1983) (1985), <i>Dan M. Lesicko</i>	1985:285
FAMILY LAW—SURNAME SELECTION FOR THE CHILD OF DIVORCED PARENTS: HONOR THY FATHER VS. THE CHILD'S BEST INTERESTS. <i>IN RE MARRIAGE OF PRESSON</i> , 102 ILL. 2D 303, 465 N.E.2d 85 (1984) (1985), <i>Donald M. Shawler</i>	1985:335
THE FARMER IN THE SALES ARTICLE OF THE U.C.C.: "MERCHANT" OR "TILLER OF THE SOIL"? (1976), <i>James Stuart Wilber</i>	1976:237
THE FEDERAL ESTATE AND GIFT TAX CHANGES OF 1978 (1979), <i>David C. Johnson</i>	1979:37
THE FEDERAL OFFER OF JUDGMENT RULE: A LOOK AT ITS SHORTCOMINGS AND PROPOSALS TO ALLEVIATE THEM (1984), <i>John M. Remmers</i>	1984:619
FEDERAL SENTENCING LAW: PROSECUTORIAL DISCRETION IN DETERMINING DEPARTURES BASED ON DEFENDANT'S COOPERATION VIOLATES DUE PROCESS (WINTER 1991), <i>Melissa M. McGrath</i>	15:321
FEDERALISM, ANTITRUST AND ILLINOIS HOME RULE (1983), <i>Margaret A. Rude</i>	1983:31
THE FIFTH AMENDMENT RIGHT AGAINST SELF-INCrimINATION: AN INDIVIDUAL'S RIGHT VERSUS THE GOVERNMENT'S NEED FOR EFFECTIVE LAW ENFORCEMENT. <i>ILLINOIS v. PERKINS</i> , 110 S. Ct. 2394 (1990) (FALL 1991), <i>Fred Schlosser</i>	16:197
FINANCING LEGAL EDUCATION: THE CHALLENGE OF THE 1980'S (1982), <i>Bradley Forst</i>	1982:137
FIRST AMERICANS AND THE FIRST AMENDMENT: AMERICAN INDIANS BATTLE FOR RELIGIOUS FREEDOM (SUMMER 1989), <i>Brian Heady</i> . .	13:945
FIT TO DIE: DRUG-INDUCED COMPETENCY FOR THE PURPOSE OF EXECUTION (FALL 1995), <i>Rhonda K. Jenkins</i>	20:149
FLAG DESECRATION STATUTES AFTER <i>TEXAS v. JOHNSON</i> —A LEGISLATIVE SOLUTION TO A POLITICAL PROBLEM (SPRING 1990), <i>William C. Birkett</i>	14:625

FOR THE SAKE OF JUDICIAL ECONOMY-SUPREME COURT RULES COERCED CONFESSION CAN BE HARMLESS ERROR. <i>FULMINANTE V. ARIZONA</i> , 111 S. Ct. 1246 (1991) (SPRING 1993), <i>John M. McCarthy</i>	17:621
FOREWORD (SPRING 1987), <i>Joseph H. Goldenhersh (Judge)</i>	11:495
FOREWORD (SUMMER 1988), <i>Joseph F. Cunningham (Honorable)</i>	12:731
FOREWORD: THE CASE FOR A STRATEGIC ENVIRONMENT INITIATIVE—A COMPREHENSIVE PLAN TO CONFRONT THE WORLD'S ENVIRONMENTAL THREATS (WINTER 1990), <i>Al Gore (Senator)</i>	14:163
FORM W-4 MAINTENANCE: FAILURE TO RETURN IS INDEED THE POINT OF NO RETURN. <i>UNITED STATES V. WILLIAMS</i> , 928 F.2D 145 (5TH CIR.) CERT. DENIED, 112 S. Ct. 58 (1991) (SPRING 1992), <i>Connie J. Koshiol</i>	16:727
FOURTY YEARS IN THE DESERT (FALL 1995), <i>Paul F. Campos</i>	20:109
FORUM NON CONVENIENS—ILLINOIS JUDGES GRANTED AUTHORITY TO CURB INTRASTATE FORUM SHOPPING. <i>TORRES V. WALSH</i> , 98 ILL. 2D 338, 456 N.E.2D 601 (1983), <i>Kristine Roszak</i>	1983:395
THE FOURTH AMENDMENT INAPPLICABLE VS. THE FOURTH AMENDMENT SATISFIED: THE NEGLECTED THRESHOLD OF "SO WHAT?" (1977), <i>Charles E. Moylan, Jr. (Judge)</i>	1977:75
THE FREE EXERCISE OF RELIGION—STATE COURT DEVALUES LANDLORDS' CONSTITUTIONAL RIGHTS. <i>ATTORNEY GENERAL V. DESILETS</i> , 636 N.E.2D 233 (MASS. 1994) (FALL 1995), <i>George L. Opie</i>	20:181
FREEDOM BOYCOTT: CONSUMER SPEECH IN A FREE MARKET (1982), <i>Charles H. Clarke</i>	1982:333
FREEDOM FROM DISCRIMINATION IN CHOICE OF LANGUAGE AND INTERNATIONAL HUMAN RIGHTS (1976), <i>Myres S. McDougal, Harold D. Lasswell and Lung-Chu Chen</i>	1976:151
FREEDOM OF INFORMATION ACT—ILLINOIS ADOPTS A NEW PUBLIC RECORDS STATUTE (1985), <i>Norman L. McGill</i>	1985:79
FROM CONTRACT TO CONVEYANCE: THE LAW OF LANDLORD AND TENANT, 1800-1920 (PART I) (1980), <i>Michael Weinberg</i>	1980:29
FUELING THE FIRE OF NUCLEAR DEBATE: IT'S TIME TO PLAN FOR THE SCRAPPING OF NUCLEAR POWER PLANTS (1978), <i>Debra Branom Brandt</i>	1978:536
THE FUTURE ADVANCES LENDER: STATUS UNDER PRESENT ILLINOIS AND UNDER ULTA AND USOLTA (1981), <i>Marion W. Benfield, Jr.</i>	1981:451
FUTURE INTERESTS-REMAINDERS-STATUS OF IMPLIED CONDITIONS OF SURVIVORSHIP IN ILLINOIS (FALL 1988), <i>John E. Kerley</i>	13:131

FUTURE INTERESTS—CONTINGENT REMAINDERS—UNSTATED CONDITIONS OF SURVIVORSHIP. <i>EVANS v. GILES</i> , 83 ILL.2D 448, 415 N.E.2D 354 (1980) (1982), <i>Brian Dean Shore</i>	1982:313
GENDER BIAS IN LEGAL EDUCATION—AN ANNOTATED BIBLIOGRAPHY (SPRING 1990), <i>Kathy Garner</i>	14:545
GENDER BIAS IN THE CLASSROOM (SPRING 1990), <i>Taunya Lovell Banks (Responses by Jill E. Adams & Leonard Gross)</i>	14:527
GENETICS, EUGENICS, AND PUBLIC POLICY (1985), <i>George P. Smith, II</i>	1985:435
GERRY SPENCE AND ANTHONY POLK: GUNNING FOR JUSTICE (1982), <i>David L. Gregory</i>	1982:325
GRAIN ELEVATOR BANKRUPTCY—HAS ILLINOIS SUCCESSFULLY PROVIDED SECURITY TO FARMERS? (1983), <i>W. Mark Rasmussen</i> . .	1983:337
GRANDPARENT VISITATION AND THE INTACT FAMILY (FALL 1991), <i>Rebecca S. Brown</i>	16:133
H. STONECIPHER & R. TRAGER: THE MASS MEDIA AND THE LAW IN ILLINOIS (1978) (BOOK REVIEW), <i>David Gordon</i>	1978:137
THE HAUNTING PRESENCE OF THE OPINION IN <i>BROWN v. BOARD OF EDUCATION</i> . (FALL 1995), <i>Norman C. Amaker</i>	20:3
THE HEALTH CARE SURROGATE ACT IN ILLINOIS: ANOTHER REJECTION OF DOMESTIC PARTNERS' RIGHTS (SPRING 1995), <i>Michael L. Closen and Joan E. Maloney</i>	19:479
THE HIRAM H. LESAR BUILDING: A MONUMENT TO COMMITMENT (1983), <i>Board of Editors</i>	1983:7
HIRAM H. LESAR: A COLLEAGUE AT WASHINGTON UNIVERSITY (1980), <i>Frank W. Miller</i>	1980:12
HIRAM H. LESAR: A CONTRIBUTOR TO THE LAW OF LANDLORD AND TENANT (1980), <i>Elmer M. Million</i>	1980:3
HIRING WOMEN (SPRING 1990), <i>Kathryn Abrams (Response by Thomas B. McAfee)</i>	14:487
HISTORIC PRESERVATION IN ILLINOIS (1979), <i>Sara Jane Herrin</i>	1979:449
HOLMES ON LEGAL METHOD: THE PREDICTIVE THEORY OF LAW AS AN INSTANCE OF SCIENTIFIC METHOD (WINTER 1994), <i>Catharine Pierce Wells</i>	18:329
HOLMES'S CONSTITUTIONAL JURISPRUDENCE (WINTER 1994), <i>Sheldon M. Novick</i>	18:347
HOLMES'S EARLY CONSTITUTIONAL LAW THEORY AND ITS APPLICATION IN TAKING CASES ON THE MASSACHUSETTS SUPREME JUDICIAL COURT (WINTER 1994), <i>Patrick J. Kelley</i>	18:357
HOW SHOULD WE SELECT JUDGES IN A FREE SOCIETY? (SPRING 1992), <i>Abner J. Mikva</i>	16:547

HUSBAND AND WIFE—ILLINOIS LAW AS A CATALYST FOR HOLLOW INTERSPousAL TORT RECOVERIES (WINTER 1989), <i>R. Kyle Ray</i>	13:337
HYPNOTICALLY ENHANCED TESTIMONY: HAS IT LOST ITS CHARM? (WINTER 1991), <i>Beth A. Clemens</i>	15:289
I.R.C. SECTION 280A: THE STATUS OF THE HOME OFFICE DEDUCTION—A CALL TO CONGRESS TO GET THE HOUSE IN ORDER (WINTER 1992), <i>Lyndon Sommer</i>	16:501
THE IDEOLOGY OF ARAB NATIONALISM AND THE PERSIAN GULF CRISIS. (SPRING 1991), <i>Ghada Talhami</i>	15:511
“I’LL DEFEND TO THE DEATH YOUR RIGHT TO SAY IT . . . BUT NOT TO ME”—THE CAPTIVE AUDIENCE COROLLARY TO THE FIRST AMENDMENT (1983), <i>G. Michael Taylor</i>	1983:211
IF IT’S NOT TOO MUCH TO ASK, COULD YOU PLEASE SHUT UP? <i>MADSEN v. WOMEN’S HEALTH CTR., INC.</i> , 114 S. Ct. 2516 (1994) (FALL 1995), <i>Jennifer J. Seibring</i>	20:205
THE ILLINOIS APPELLATE COURT: A CHRONICLE AND BREVIARY OF INTERMEDIATE REVIEW (1981), <i>Richard H. Mills</i>	1981:373
THE ILLINOIS BILL OF RIGHTS AND OUR INDEPENDENT LEGAL TRADITION: A CRITIQUE OF THE ILLINOIS LOCKSTEP DOCTRINE (FALL 1987), <i>Thomas B. McAfee</i>	12:1
THE ILLINOIS BUSINESS TAKE-OVER ACT: UNCONSTITUTIONAL AFTER <i>EDGAR</i> , BUT THOUGHTFUL REVISION SHOULD LEAD TO A DIFFERENT RESULT. <i>EDGAR v. MITE</i> , 102 S. Ct. 2629 (1982) (1983), <i>Leif Garrison</i>	1983:91
THE ILLINOIS COOLING-OFF PROVISION: THREE DAYS TO DO WHAT? (1977), <i>Richard R. Ross</i>	1977:421
THE ILLINOIS DISCRIMINATORY PREMIUM TAX: TIME FOR REPEAL? (SPRING 1990), <i>Martin F. Grace and Harold D. Skipper, Jr.</i>	14:345
THE ILLINOIS FORFEITURE STATUTE: A CRITICAL ANALYSIS (1977), <i>Dan Purdom</i>	1977:235
THE ILLINOIS LONG ARM STATUTE: BACKGROUND, MEANING, AND NEEDED REPAIRS (WINTER 1988), <i>Keith H. Beyler</i>	12:293
THE ILLINOIS NEW CAR BUYER PROTECTION ACT—AN ANALYSIS AND EVALUATION OF THE ILLINOIS LEMON LAW (1984), <i>W. Eugene Basanta</i>	1984:1
THE ILLINOIS OPEN MEETINGS ACT: A REAPPRAISAL (1978), <i>Arthur M. Sussman</i>	1978:193
THE ILLINOIS SEXUALLY DANGEROUS PERSONS ACT: AN EXAMINATION OF A STATUTE IN NEED OF CHANGE. (WINTER 1988), <i>Joseph F. Grabowski, V.</i>	12:437
THE ILLINOIS WRONGFUL DEATH ACT AND THE COMMON LAW (1979), <i>Mike McElvain</i>	1979:231

ILLINOIS COAL MINE SUBSIDENCE LAW UPDATED (1985), <i>Robert E. Beck</i>	1985:379
ILLINOIS COMPARATIVE NEGLIGENCE: MULTIPLE PARTIES, MULTIPLE PROBLEMS (1982), <i>Paula Donner Walter</i>	1982:89
ILLINOIS CONFLICT OF INTEREST LAW AND MUNICIPAL OFFICERS. (SPRING 1988), <i>Albert G. Algren</i>	12:571
ILLINOIS FARM TENANCY—STATIC OR EVOLVING? (1977), <i>H. W. Hannah</i>	1977:359
ILLINOIS INCOME TAX OFFENSES: ELEMENTS AND METHODS OF PROOF (WINTER 1989), <i>Darrell McGowen and, Daniel G. O'Day</i>	13:281
ILLINOIS NATURAL RESOURCES LAW (SPRING 1989), <i>Robert E. Beck</i>	13:653
ILLINOIS PATTERN JURY INSTRUCTIONS—CIVIL 30.02 MEASURE OF DAMAGES—NATURE AND EXTENT OF INJURY: THE SPECTER OF DOUBLE RECOVERY (1978) (CORRESPONDENCE), <i>Michael H. Graham</i>	1978:308
ILLINOIS POWER OF ATTORNEY ACT (FALL 1988), <i>James N. Zartman</i>	13:1
ILLINOIS SHOULD NO LONGER ALLOW RECOVERY FOR ALIENATION OF AFFECTIONS—THEORETICAL AND CONSTITUTIONAL REASONS (1982), <i>Lisa Kuhn</i>	1982:275
ILLINOIS SUPREME COURT MISAPPLIES THE “TOTALITY OF THE CIRCUMSTANCES” TEST IN EVALUATING NO-KNOCK ENTRIES. <i>PEOPLE v. CONDON</i> , 592 N.E.2d 951 (ILL. 1992), CERT. DENIED, 113 S. Ct. 1359 (1993), <i>T. David Purcell</i>	18:495
ILLINOIS UNEMPLOYMENT INSURANCE: RE-EXAMINING THE DIRECT INTEREST EXCEPTION TO THE LABOR DISPUTE DISQUALIFICATION. <i>DUNAWAY v. DEPARTMENT OF LABOR</i> , 99 ILL. 2D 417, 459 N.E.2d 1332 (1984), <i>Thomas John Verticchio</i>	1984:511
ILLINOIS' NEWLY AMENDED STALKING LAW: ARE ALL THE PROBLEMS SOLVED? (FALL 1994), <i>Brenda K. Harmon</i>	19:165
THE IMPACT OF <i>GERTZ</i> ON THE LAW OF LIBEL IN ILLINOIS (1979), <i>Harry W. Stonecipher and Robert Trager</i>	1979:73
IMPACT OF PRISON CONDITIONS ON THE MENTAL HEALTH OF INMATES (1979), <i>Ruthanne DeWolfe and Alan S. DeWolfe</i>	1979:497
IMPLIED ASSUMPTION OF THE RISK: DOES IT SURVIVE COMPARATIVE FAULT? (1982), <i>Edward J. Kionka</i>	1982:371
IMPLIED HEARSAY: DEFUSING THE BATTLE LINE BETWEEN PRAGMATISM AND THEORY (SUMMER 1987), <i>Ronald J. Bacigal</i>	11:1127
THE IMPLIED WARRANTY OF HABITABILITY IN ILLINOIS: PRAIRIE STATE LAGS BEHIND OTHER INDUSTRIAL STATES IN LANDLORD-TENANT LAW (1979), <i>Tim Eaton</i>	1979:183
THE IMPLIED WARRANTY OF HABITABILITY IN THE SALE OF NEW HOUSING: THE TREND IN ILLINOIS (1978), <i>Ronald O. Roeser</i>	1978:178

IMPLIED WARRANTY OF HABITABILITY—PROTECTION FOR THE BUYER OF A USED HOME—PRIVITY OF CONTRACT WITH THE BUILDER NOT REQUIRED. <i>REDAROWICZ v. OHLENDORF</i> , 92 ILL. 2D 171, 441 N.E.2D 324 (1982), <i>Bruce E. Beard</i>	1982:447
THE IMPROBABILITY OF PROBABLE CAUSE—THE INEQUITY OF THE GRAND JURY INDICTMENT VERSUS THE PRELIMINARY HEARING IN THE ILLINOIS CRIMINAL PROCESS (1981), <i>Mary W. Richardson</i>	1981:281
IN MEMORY OF DAN HOPSON (1985), <i>Myres S. McDougal</i>	1985:164
IN SEARCH OF THE SPIRIT OF LIPSEY: DISCOVERY OF MALPRACTICE AND THE STATUTE OF LIMITATIONS (1978), <i>David J. Letvin</i>	1978:345
IN THE INTEREST OF CHILDREN BY ROBERT H. MNOKKIN (1985) (BOOK REVIEW), <i>Wenona Y. Whitfield</i>	1985:363
“INADVERTENT WAIVER” OF EVIDENTIARY PRIVILEGES: CAN REFORMULATING THE ISSUE LEAD TO MORE SENSIBLE DECISIONS? (WINTER 1995), <i>John T. Hundley</i>	19:263
INHERITANCE ESTATE AND GIFT TAXES—ASSESSMENT—THE ILLINOIS INHERITANCE TAX ASSESSMENT PROCEDURE IS ATTACKED BY THE COURT BUT UPHELD AS CONSTITUTIONAL. <i>IN RE ESTATE OF BARKER</i> , 63 ILL. 2D 113, 345 N.E.2D 484 (1976) (1977), <i>Bob Hardwick</i>	1977:456
THE INNS OF COURT: RX FOR REVITALIZING ADVOCACY IN AMERICA? (1983), <i>Kevin E. Anderson</i>	1983:311
INSURANCE LAW (SUMMER 1988), <i>Michael G. Getty</i>	12:1013
INSURANCE LAW—CONCURRENT CAUSATION: EXAMINATION OF ALTERNATIVE APPROACHES (1985), <i>Richard A. Fierce</i>	1985:527
INSURANCE LAW—INSURANCE CONTRACT INTERPRETATION—THE DOCTRINE OF REASONABLE EXPECTATIONS HAS NO PLACE IN ILLINOIS (1985), <i>Edward T. Collins</i>	1985:687
INTEGRATING NON-SEXIST/RACIST PERSPECTIVES INTO TRADITIONAL COURSE AND CLINICAL SETTINGS (SPRING 1990), <i>Mary Jo Eyster (Response by Howard Eisenberg)</i>	14:471
INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS: RECOVERY OF DAMAGES FOR VICTIMS OF PARENTAL KIDNAPING (1984), <i>Rodney M. Sharp</i>	1984:145
THE INTERGOVERNMENT PANEL ON CLIMATE CHANGE: TAKING THE FIRST STEPS TOWARDS A GLOBAL RESPONSE (WINTER 1990), <i>Jack Fitzgerald</i>	14:231
INTERNATIONAL KIDNAPING OR JUSTIFIABLE SEIZURE? (FALL 1992), <i>Matthew L. Guzman</i>	17:317

INTERNATIONAL LAW—THE RIGHT OF SELF-DEFENSE AND THE USE OF ARMED FORCE AGAINST STATES AIDING INSURGENCY, MILITARY AND PARAMILITARY ACTIVITIES IN AND AGAINST NICARAGUA (<i>NICAR. v. U.S.</i>), 1986 I.C.J. 14 (JUDGMENT OF JUNE 27). (SPRING 1987), <i>Martin A. Harry</i>	11:1289
INTERNATIONAL POLLUTION: THE STRUGGLE BETWEEN STATES AND SCHOLARS OVER CUSTOMARY ENVIRONMENTAL NORMS: THE HAZY VIEW AFTER CHERNOBYL AND BASIL. (FALL 1987), <i>Joseph O. Downey</i>	12:247
THE INTERPLAY BETWEEN CONTRIBUTION AND WORKERS' COMPENSATION IN ILLINOIS: PUTTING AN END TO BACKDOOR RECOVERIES (FALL 1988), <i>Brad A. Edward</i>	13:103
INTRODUCTION (1983), <i>Dan Hopson</i>	1983:5
INTRODUCTION (AGRICULTURAL LAW SYMPOSIUM) (1977), <i>H. W. Hannah</i>	1977:299
INTRODUCTION (SPRING 1992), <i>Hiram H. Lesar</i>	16:581
INVALIDATION OF ILLINOIS' ANONYMOUS POLITICAL LITERATURE STATUTE—THE UNPROTECTED INTEREST IN AN INFORMED ELECTORATE— <i>PEOPLE v. WHITE</i> , 116 ILL. 2D 171, 506 N.E.2D 1284 (1987) (SPRING 1988), <i>Thomas E. Leggans</i>	12:677
INVOLUNTARY ASSIGNMENT OF A CAUSE OF ACTION FOR BAD FAITH FAILURE TO SETTLE WITHIN THE POLICY LIMITS. <i>PHELAN V. STATE FARM MUTUAL AUTOMOBILE INSURANCE CO.</i> , 114 ILL. APP. 3D 96, 448 N.E.2D 579 (1ST DIST. 1983) (1984), <i>Gabriel Dumitrescu</i>	1984:365
THE IRAQI INVASION OF KUWAIT: THE U.N. RESPONSE (SPRING 1991), <i>Ved P. Nanda</i>	15:431
THE IRAQI INVASION, OIL PRICE BEHAVIOR AND U.S. ENERGY POLICY (SPRING 1991), <i>Douglas R. Bohi</i>	15:541
THE IRAQI SANCTIONS: SOMETHING OLD, SOMETHING NEW (SPRING 1991), <i>Michael P. Malloy</i>	15:413
THE IRAQI CRISIS: LEGAL AND SOCIO-ECONOMIC DIMENSIONS. (SPRING 1991) FORWARD, <i>Paul Simon (Senator)</i>	15:411
IS FAILURE TO SUPPORT A MINOR CHILD IN THE STATE SUFFICIENT CONTACT WITH THAT STATE TO JUSTIFY IN PERSONAM JURISDICTION? (SPRING 1993), <i>Ann Bradford Stevens</i>	17:491
IT'S NOT MY FAULT, THE DEVIL MADE ME DO IT: ATTEMPTING TO IMPOSE TORT LIABILITY ON PUBLISHERS, PRODUCERS, AND ARTISTS FOR INJURIES ALLEGEDLY "INSPIRED" BY MEDIA SPEECH (WINTER 1994), <i>Mike Quinlan and Jim Persels</i>	18:417
<i>JAMES V. ILLINOIS: A HALT TO THE EXPANSION OF THE IMPEACHMENT EXCEPTION</i> (FALL 1990), <i>James M. Spira</i>	15:27

THE JUDICIAL TEN: AMERICA'S GREATEST JUDGES (1979), <i>Bernard Schwartz</i>	1979:405
JUDICIAL DISCRETION AND THE SENATE'S ROLE IN JUDICIAL SELECTION: QUESTIONING SUPREME COURT NOMINEES (SPRING 1992), <i>Albert P. Melone</i>	16:557
JUDICIAL RECEPITIVITY TO HIV-AIDS ADVOCACY: AN EMPIRICAL SURVEY (FALL 1992), <i>Michael L. Closen and Jon D. Cohen</i>	17:211
JUROR IMPARTIALITY—PREJUDICIAL PUBLICITY: THE SUPREME COURT MAKES THE DOCTRINE OF PRESUMED PREJUDICE UNAVAILABLE TO STATE DEFENDANTS ON HABEAS CORPUS PROCEEDINGS. <i>PATTON v. YOUNT</i> , 104 S. Ct. 2885 (1984) (1985), <i>Norman L. McGill</i>	1985:565
JUSTICE AND THE RULE OF LAW: A CONTRADICTION IN TERMS? (FALL 1990), <i>Bobby R. Baldock</i>	15:57
JUVENILE JUSTICE—PREVENTIVE DETENTION OF JUVENILES: HAVE THEY HELD YOUR CHILD TODAY? <i>SCHALL v. MARTIN</i> , 104 S. Ct. 2403 (1984) (1985), <i>Michael O'Rourke</i>	1985:315
<i>KELSA V. MOTOROLA, INC.</i> —A REMEDY FOR THE ABUSIVELY DISCHARGED AT WILL EMPLOYEE (1979), <i>Craig J. Causeman</i>	1979:563
LABOR EXEMPTION TO ANTITRUST SCRUTINY IN PROFESSIONAL SPORTS (FALL 1990), <i>Daniel C. Nester</i>	15:123
LABOR LAW—DEFERRAL TO ARBITRATION—THE NATIONAL LABOR RELATIONS BOARD WILL NO LONGER DEFER TO ARBITRATION CASES THAT INVOLVE UNFAIR LABOR PRACTICE ALLEGATIONS AFFECTING INDIVIDUAL RIGHTS UNDER SECTION 7 OF THE LABOR MANAGEMENT RELATIONS ACT. <i>GENERAL AMERICAN TRANSPORTATION CORP.</i> , 228 N.L.R.B. NO. 102; 94 L.R.R.M. 1483 (1977) (1978), <i>Robert Pratscher</i>	1978:98
LABOR LAW—INJUNCTIONS—ALLEGATION THAT UNION BREACHED ITS NO-STRIKE OBLIGATION BY ENGAGING IN A SYMPATHY STRIKE DOES NOT WARRANT INJUNCTIVE RELIEF. <i>BUFFALO FORGE CO. v. UNITED STEELWORKERS</i> , 96 S. Ct. 3141 (1976) (1977), <i>T. Jeannine Garrett</i>	1977:263
LAND RECORDS OF THE UNIFORM SIMPLIFICATION OF LAND TRANSFERS ACT (1981), <i>Peter B. Maggs</i>	1981:491
LAND TRUSTEE AS SECURED CREDITOR: FIDUCIARY DUTIES REVISITED (1982), <i>Michele Chandler Dore</i>	1982:249
THE LAW AND ITS DEVELOPMENT: A SYNOPTIC SURVEY (1978), <i>Bernard Schwartz</i>	1978:44
LAW, MORALS, AND ETHICS (SPRING 1995), <i>Geoffrey C. Hazard, Jr.</i>	19:447
THE LAWYER AS MODERN MEDICINE MAN (FALL 1986), <i>Rennard Strickland</i>	11:203

LAWYER LIABILITY UNDER ILLINOIS SUPREME COURT RULE 721 VERSUS THE ILLINOIS LIMITED LIABILITY COMPANY ACT: ARGUMENTS FOR ALLOWING LAW FIRMS TO ORGANIZE AS LLCs. (FALL 1994), <i>Kristina D. Potocki</i>	19:199
THE LAWYER'S DUTY TO REPORT ANOTHER LAWYER'S MISCONDUCT. <i>IN RE HIMMEL</i> , 125 ILL. 2D 531, 533 N.E.2D 790 (1988) (SPRING 1990), <i>William L. Hutton</i>	14:683
THE LEGAL STANDARDS FOR DETERMINING THE RELATIONSHIP BETWEEN A CHILD'S HANDICAPPING CONDITION AND MISCONDUCT CHARGED IN A SCHOOL DISCIPLINARY PROCEEDING (1985), <i>Fay Hartog-Rapp</i>	1985:243
THE LEGAL WRITINGS OF HIRAM H. LESAR (1980) (BIBLIOGRAPHY)	1980:26
LEGAL ASSISTANCE FOR INSTITUTIONALIZED PERSONS—AN OVERLOOKED NEED (1976), <i>Walter Dickey and Frank Remington</i>	1976:175
LEGAL CLINICS: ADVANCEMENT OR ANNIHILATION FOR BLACK ATTORNEYS? (1980) COMMENTARY AND CORRESPONDENCE, <i>Elwyn C. Lee</i>	1980:225
LEGAL EDUCATION AND ADMISSION TO THE BAR: THE ILLINOIS EXPERIENCE (FALL 1987), <i>James D. Heiple (Justice)</i>	12:123
LEGAL ETHICS (SPRING 1987), <i>Leonard Gross</i>	11:829
LEGAL PROBLEMS OF SURROGATE MOTHERHOOD (1980), <i>Noel P. Keane</i>	1980:147
LEGAL RESEARCH TOOLS (SPRING 1987), <i>Frank G. Houdek</i>	11:857
LEGISLATIVE REVIEW OF ADMINISTRATIVE ACTION: IS THE CURE WORSE THAN THE ILLNESS? (1978), <i>J. Ray Wood</i>	1978:579
THE LESAR LAW BUILDING: A SYMBOL OF A COMMITMENT TO EXCELLENCE (1983), <i>James R. Thompson</i>	1983:1
THE LIABILITY OF DIRECTORS AND OFFICERS OF ILLINOIS NOT FOR PROFIT CORPORATIONS (SPRING 1988), <i>Harold W. Hannah</i>	12:533
LIABILITY OF ILLINOIS PUBLIC OFFICIALS FOR ILLEGAL EXPENDITURES (WINTER 1991), <i>Raymond Paretzky</i>	15:235
LIBERTY VERSUS AUTHORITY: THE ETERNAL CONFLICT IN GOVERNMENT (WINTER 1992), <i>John P. Kaminski</i>	16:213
A LIVING LEGACY (1985), <i>Howard C. Ryan (Justice)</i>	1985:169
LOCAL GOVERNMENT PRACTICES AND THE ANTITRUST MERITS (1985), <i>Mark R. Lee</i>	1985:455
LOST CHANCE OF SURVIVAL DOCTRINE: SHOULD THE COURTS EVER TINKER WITH CHANCE? (WINTER 1992), <i>Beth Clemens Boggs</i>	16:421
LYLE DENNISTON: THE REPORTER AND THE LAW (1980) (BOOK REVIEW), <i>Harry W. Stonecipher</i>	1980:239

M. HIDAYATULLAH: MY OWN BOSWELL: MEMOIRS OF M. HIDAYATULLAH (1981) (BOOK REVIEW), <i>Hiram H. Lesar</i>	1981:135
MARITAL PROPERTY IN ILLINOIS: THE COMPLEXITIES WROUGHT BY THE PRESUMPTION OF GIFT, TRANSMUTATION, AND COMMINGLING (1982), <i>William A. Gregory</i>	1982:159
THE MARITIME DIMENSION OF OPERATION DESERT SHIELD (SPRING 1991), <i>Richard J. Grunawalt</i>	15:487
MARITIME DELIMITATION AND THE GULF OF MAINE CASE: A GUIDE FOR THE FUTURE OR MERELY "SLICING THE PIE"? (SPRING 1988), <i>Thomas J. Trendl</i>	12:599
THE MEANING OF "APPROPRIATE" EDUCATIONAL PROGRAMMING UNDER THE EDUCATION FOR ALL HANDICAPPED CHILDREN ACT (1984), <i>John E.B. Myers and William R. Jenson</i>	1984:401
THE MEDICAL MALPRACTICE AFFIDAVIT REQUIREMENT IS HERE TO STAY IN ILLINOIS. <i>DELUNA v. ST. ELIZABETH'S HOSPITAL</i> , 147 ILL. 2D 57, 588 N.E.2D 1139 (1992) (FALL 1993), <i>N. LaDonna Smith</i>	18:269
MEDICAL MALPRACTICE—THE CONSTITUTIONALITY OF STATUTORY CAPS ON NONECONOMIC DAMAGES. <i>FEIN v. PERMANENTE MEDICAL GROUP</i> , 38 CAL. 3D 137, 695 P.2D 665, 211 CAL. Rptr. 368 (1985). (SUMMER 1987), <i>Susan Flanagan</i>	11:1269
MEMORIAL FOR DEAN DAN HOPSON (1985), <i>John E. Cribbet</i>	1985:167
MENTAL HEALTH LAW—PROPOSED LEGISLATION: INVOLUNTARY STERILIZATION OF THE MENTALLY INCOMPETENT IN ILLINOIS (1983), <i>Lonette Turner</i>	1983:227
MENTAL HEALTH—PROCEEDINGS AFTER ACQUITTAL BY REASON OF INSANITY—JUDGES NOT PERMITTED TO ISSUE ORDERS DIRECTED TO ALL NGRI'S IN ILLINOIS. <i>PEOPLE v. ROUSH</i> , 101 ILL. 2D 355, 462 N.E.2D 468 (1984), <i>Melissa Gasser</i>	1984:485
MISREPRESENTATION IN APPLICATIONS FOR INSURANCE: A SURVEY OF ILLINOIS LAW (1979), <i>Rhonda A. Kosover</i>	1979:321
MODIFYING CHILD CUSTODY AWARDS: A SUBSTANTIAL CHANGE UNDER THE ILLINOIS MARRIAGE AND DISSOLUTION OF MARRIAGE ACT (1980), <i>K. Kendall Heine</i>	1980:439
MOTHER KNOWS BEST: A CONSTITUTIONAL PERSPECTIVE ON SINGLE MOTHERHOOD BY CHOICE (1984), <i>Kristine Roszak</i>	1984:329
THE MULTIETHNIC PLACEMENT ACT: A CRITICAL ANALYSIS OF WHY THE ACT IS NOT IN THE BEST INTERESTS OF CHILDREN. "IMPROVING AMERICA'S SCHOOLS ACT OF 1994: HOWARD M. METZENBAUM'S MULTIETHNIC PLACEMENT ACT OF 1994," PUB. L. NO. 103-382, §§ 551-55, 108 STAT. 3518, 4056-58 (OCT. 20, 1994) (SPRING 1996), <i>George L. Opie</i>	20:605

MULTIPLE PUNISHMENTS FOR THE "SAME OFFENSE" IN ILLINOIS (WINTER 1987), <i>Howard B. Eisenberg</i>	11:217
MUNICIPAL CORPORATIONS (SUMMER 1988), <i>Ardath A. Hamman</i>	12:1045
THE NATIONAL LABOR RELATIONS BOARD AND PRE-ELECTION MISREPRESENTATIONS: FROM <i>GENERAL SHOE</i> TO <i>GENERAL KNIT</i> (1979), <i>James R. Pirages</i>	1979:475
NATIONALISM, BOUNDARIES, AND THE BOSNIAN WAR: ANOTHER PERSPECTIVE. (SYMPOSIUM—PEACEKEEPER OR PEACEMAKER? THE U.S. ROLE IN U.N. PEACEKEEPING MISSIONS.) (FALL 1994), <i>William A. Schroeder</i>	19:153
NATIVE AMERICAN SOVEREIGNTY TAKES A BACK SEAT TO THE "PIG IN THE PARLOR": THE REDEFINING OF TRIBAL SOVEREIGNTY IN TRADITIONAL PROPERTY LAW TERMS (SPRING 1995), <i>C.E. Willoughby</i>	19:593
THE NATURAL RIGHTS BASIS OF THE NINTH AMENDMENT: A REPLY TO PROFESSOR MCAFEE (WINTER 1992), <i>David N. Mayer</i>	16:313
NATURAL DEATH LEGISLATION IN ILLINOIS—THE ILLINOIS LIVING WILL ACT. ILL. REV. STAT. CH. 110 ½ ¶ 701 TO 710 (1983) (1984), <i>Ann L. Burkey</i>	1984:465
NATURAL RESOURCES LAW (SPRING 1987), <i>Robert E. Beck</i>	11:885
NATURAL RIGHTS AND POSITIVE LAW: A COMMENT ON PROFESSOR MCAFEE'S PAPER (WINTER 1992), <i>Philip A. Hamburger</i>	16:307
NATURAL RIGHTS, POSITIVISM AND THE NINTH AMENDMENT: A RESPONSE TO MCAFEE (WINTER 1992), <i>Steven J. Heyman</i>	16:327
THE NEGLECTED PRONG OF THE MILLER TEST FOR OBSCENITY: SERIOUS LITERARY, ARTISTIC, POLITICAL, OR SCIENTIFIC VALUE (SUMMER 1987), <i>Edward John Main</i>	11:1159
NEGLIGENT INFILCTION OF EMOTIONAL DISTRESS IN ILLINOIS: A "FORESEEABILITY" PROPOSAL (WINTER 1987), <i>Stephen P. Bedell, Oddi Nancy Jaffe and Sheila A. Sundvall</i>	11:263
NEGLIGENT INFILCTION OF EMOTIONAL DISTRESS—ILLINOIS MOVES INTO THE ZONE OF DANGER. <i>RICKEY V. CHICAGO TRANSIT AUTHORITY</i> , 98 ILL. 2D 546, 457 N.E.2d 1 (1983), <i>Martin D. Hoke</i>	1984:497
A NEW APPROACH TO COMPUTING JOINT AND SEVERAL DAMAGES (SPRING 1994), <i>Phillip M. Kannan</i>	18:549
A NEW LIMITATION ON INDIAN TRIBAL SOVEREIGNTY: NO CRIMINAL JURISDICTION OVER NONMEMBER INDIANS. <i>DURO V. REINA</i> , 110 S. CT. 2053 (1990) (SPRING 1991), <i>Melanie P. Baise</i>	15:623
THE NEW BAIL STATUTE IN ILLINOIS: PREVENTIVE DETENTION BY ANY OTHER NAME (1985), <i>Leonard Cavise</i>	1985:631

NON-SEXIST TEACHING TECHNIQUES IN SUBSTANTIVE LAW COURSES (SPRING 1990), <i>Mary Irene Coombs</i> (Response by <i>William A. Schroeder</i>)	14:507
A NOTE ON DAMAGES RESPECTING CONTRACTS FOR MEDICAL SERVICES: OR, DOCTOR IS ALWAYS RIGHT, AND IF SHE'S NOT, SHE SHOULD PAY (1985) (COMMENTARY), <i>Elliott M. Abramson</i>	1985:605
NUCLEAR POWER PLANTS—CALIFORNIA MORATORIUM ON CONSTRUCTION NOT PREEMPTED BY ATOMIC ENERGY ACT. <i>PACIFIC GAS & ELECTRIC CO. v. STATE ENERGY RESOURCES CONSERVATION & DEVELOPMENT COMMISSION</i> , 103 S. Ct. 1713 (1983), <i>Lee Beneze</i>	1984:183
OIL PRICE SHOCKS, ANTITRUST AND POLITICS: THE SUPPLY OF PETROLEUM AND THE DEMAND FOR REGULATION (SPRING 1991), <i>Mark R. Lee</i>	15:529
OPEN VERSUS CLOSED PRIMARIES: A DILEMMA IN THE ILLINOIS ELECTION PROCESS (1977), <i>Mark Mifflin</i>	1977:210
“OTHER INSURANCE” CLAUSES IN ILLINOIS (SPRING 1996), <i>R.J. Robertson, Jr.</i>	20:403
THE OZONE AGREEMENTS: A MODERN APPROACH TO BUILDING COOPERATION AND RESOLVING INTERNATIONAL ENVIRONMENTAL ISSUES (WINTER 1990), <i>Alice M. Noble-Allgire</i>	14:265
PARENT-CHILD TORT IMMUNITY: THE SUPREME COURT OF ILLINOIS FINALLY GIVES THIS DOCTRINE THE ATTENTION IT'S BEEN DEMANDING. <i>CATES v. CATES</i> , 156 ILL. 2D 76, 619 N.E.2D 715 (1993) (SPRING 1995), <i>Brenda K. Harmon</i>	19:633
THE PARENTAL TORT IMMUNITY DOCTRINE APPLIED TO WRONGFUL DEATH ACTIONS: A RULE WITHOUT REASON. <i>CHAMNESS v. FAIRTRACE</i> , 158 ILL. APP. 3D 325, 511 N.E.2D 839 (5TH DIST. 1987) (FALL 1988), <i>Stacey L. Ross</i>	13:175
THE PARTISAN FACTOR AND JUDICIAL BEHAVIOR IN THE ILLINOIS SUPREME COURT. (WINTER 1995), <i>Rick A. Swanson and Albert P. Melone</i>	19:303
PARTNERSHIP INTERESTS AS SECURITIES UNDER ILLINOIS LAW (WINTER 1995), <i>Thomas J. Bamonte</i>	19:333
PAST AND PRESENT ATTEMPTS BY CONGRESS AND THE COURTS TO REGULATE CORPORATE AND UNION CAMPAIGN CONTRIBUTIONS AND EXPENDITURES IN THE ELECTION OF FEDERAL OFFICIALS (1976), <i>T. Richard Mager</i>	1976:338
PATENTS, COPYRIGHTS, AND TRADEMARKS: A PRIMER ON PROTECTING INTELLECTUAL WORK PRODUCT (FALL 1986), <i>Jerome D. Drabiak</i>	11:1

PATRONAGE DISMISSEALS AND COMPELLING STATE INTERESTS: CAN THE POLICYMAKING/NONPOLICYMAKING DISTINCTION WITHSTAND STRICT SCRUTINY? (1978), <i>Kenneth G. Yalowitz</i>	1978:278
PEACE-MAKING AND SECURITY COUNCIL POWERS: BOSNIA-HERZEGOVINA RAISES INTERNATIONAL AND CONSTITUTIONAL QUESTIONS.(SYMPOSIUM—PEACEKEEPER OR PEACEMAKER? THE U.S. ROLE IN U.N. PEACEKEEPING MISSIONS.) (FALL 1994), <i>Jordan J. Paust</i>	19:131
PEACEKEEPING IN THE POST WAR ERA. (SYMPOSIUM—PEACEKEEPER OR PEACEMAKER? THE U.S. ROLE IN U.N. PEACEKEEPING MISSIONS.) (FALL 1994), <i>Donald F. McHenry</i>	19:107
PEREMPTORY CHALLENGES—THE EXCLUSION OF BLACKS FORM PETIT JURIES. <i>PEOPLE v. PAYNE</i> , 99 ILL. 2D 135, 457 N.E.2D 1202 (1983), <i>CERT. DENIED</i> , 105 S. Ct. 447 (1984) (1985), <i>David P. Ellington</i>	1985:135
PERSONAL JURISDICTION OVER BORDER STATE DEFENDANTS: WHAT DOES DUE PROCESS REQUIRE? (SUMMER 1989) (SENIOR COMMENTARY), <i>Robert T. Mills</i>	13:919
PICKETING AND PRIVACY: CAN I PATROL ON THE STREET WHERE YOU LIVE? (1982), <i>Edward B. Arnolds and Michael P. Seng</i>	1982:463
THE PLACE OF PUBLIC SCHOOL EDUCATION IN THE CONSTITUTIONAL SCHEME (FALL 1988), <i>R. George Wright</i>	13:53
PLANNING AGRICULTURAL ESTATES: THE IMPACT OF ESTATE AND GIFT TAX SECTIONS OF THE 1976 TAX REFORM ACT (1977), <i>Donald L. Uchtmann</i>	1977:393
POLICE OFFICERS—OFFICERS MAY NOT BE COMPELLED TO UNDERGO POLYGRAPH EXAMINATION: POLYGRAPH RESULTS INADMISSIBLE IN ADMINISTRATIVE PROCEEDINGS. <i>KASKE v. CITY OF ROCKFORD</i> , 96 ILL. 2D 298, 450 N.E.2D 314 (1983) (1984), <i>Craig R. Reeves</i>	1984:205
POLICY RESPONSES TO GLOBAL WARMING (WINTER 1990), <i>Alan S. Miller</i>	14:187
PRAPROTNIK, MUNICIPAL POLICY AND POLICYMAKERS: THE SUPREME COURT'S CONSTRICTION OF MUNICIPAL LIABILITY (SUMMER 1989), <i>Kent S. Hofmeister and Terrence S. Welch</i>	13:857
PREMISES LIABILITY—THE EXCEPTION THAT SWALLOWED THE RULE. <i>LEE v. CHICAGO TRANSIT AUTHORITY</i> , 605 N.E.2D 493 (ILL. 1992) <i>CERT. DENIED</i> , 113 S. Ct. 2337 (1993) (FALL 1994), <i>Eric Carlson</i>	19:217

PRENATAL RIGHTS—THE INTERSECTION OF PARENTAL IMMUNITY AND PRENATAL RIGHTS: THE "NONFAMILY ACTIVITY" EXCEPTION OR TRADITIONAL CONCEPTS OF NEGLIGENCE? <i>STALLMAN V. YOUNGQUIST</i> , 129 ILL. APP. 3D 859, 473 N.E.2D 400 (1ST DIST. 1984) (1985), <i>Gregg R. Brown</i>	1985:749
PRESIDENTIAL IMMUNITY—SUPREME COURT ATTACHES ABSOLUTE IMMUNITY TO THE PRESIDENTIAL OFFICE. <i>NIXON V. FITZGERALD</i> , 102 S. Ct. 2690 (1982) (1983), <i>Kathryn Lindbeck</i>	1983:109
PRESUMPTIONS IN CIVIL CASES IN ILLINOIS: DO THEY EXIST? (1977), <i>Michael H. Graham</i>	1977:1
PRO HAC VICE ADMISSION: A PROPOSAL (1979), <i>Stephen E. Kalish</i>	1979:367
PROBABLE CAUSE: THE ABANDONMENT OF THE AGUILAR/SPINELLI STANDARD AND FURTHER EVISCERATION OF THE FOURTH AMENDMENT. <i>ILLINOIS V. GATES</i> , 103 S. Ct. 2317 (1983), <i>Robert Van Derhoff</i>	1983:261
THE PROBLEM OF HOT ASSETS IN FARM PARTNERSHIPS (1985), <i>David Joy, Randall Hahn and Allan Karnes</i>	1985:655
PRODUCT LIABILITY LAW REFORM—A CRITIQUE OF PROPOSED FEDERAL LEGISLATION (1984), <i>Rodman Elfin</i>	1984:579
PRODUCTS LIABILITY—ILLINOIS REDEFINES THE STANDARD OF MERCHANTABILITY FOR FOOD PRODUCTS: REASONABLE EXPECTATIONS. <i>JACKSON V. NESTLE-BEICH, INC.</i> , 147 ILL. 2D 408, 589 N.E.2D 547 (1992) (SPRING 1994), <i>Dane Getz</i>	18:637
PROFESSIONAL ETHICS—SUPREME COURT GIVES FIRST AMENDMENT PROTECTION TO LAWYERS' TARGETED DIRECT-MAIL ADVERTISING. <i>SHAPERO V. KENTUCKY BAR ASSOCIATION</i> , 108 S. Ct. 1916 (1988) (FALL 1989), <i>Darren E. Daley</i>	14:103
PROFESSIONAL RESPONSIBILITY AND THE BOTTOM LINE: THE ETHICS OF BILLING (WINTER 1996), <i>Douglas R. Richmond</i>	20:261
PROFESSIONAL RESPONSIBILITY IN ILLINOIS: AN ATTORNEY'S DUTY TO DISCLOSE THAT HIS CLIENT IS A VICTIM OF A CRIME (1983), <i>Ron Fuhr</i>	1983:359
PROFESSIONALISM AND INTERPROFESSIONAL COOPERATION BETWEEN PHYSICIANS AND ATTORNEYS (WINTER 1988) ESSAY, <i>Theodore R. LeBlang</i>	12:507
PROPERTY (SPRING 1987), <i>W. Yvonne Whitfield</i>	11:915
"PROPERTY DAMAGE" IN ASBESTOS LITIGATION: THE INSURER'S DUTY TO DEFEND UNDER THE COMPREHENSIVE GENERAL LIABILITY POLICY. <i>UNITED STATES FIDELITY & GUAR. CO. V. WILKIN INSULATION CO.</i> , 578 N.E.2D 926 (ILL. 1991) (FALL 1992), <i>Daniel C. Jones</i>	17:155

PROPERTY—IMPLIED WARRANTY OF HABITABILITY: IMPLIED WARRANTY OF HABITABILITY APPLIES IN ALL RESIDENTIAL LEASES REGARDLESS OF THE EXISTENCE OF HOUSING OR BUILDING CODES. <i>GLASOE V. TRINKLE</i> , 107 ILL. 2D 1, 479 N.E.2D 915 (1985), (FALL 1986), <i>Scott R. Schreiber</i>	11:185
A PROPOSAL FOR USING THE JUDICIARY TO ACHIEVE GREATER PROPERTY TAX ASSESSMENT UNIFORMITY IN DOWNSATE ILLINOIS (WINTER 1991), <i>Kenneth Oldfield</i>	15:259
PROTECTING AUTONOMY AND PERSONHOOD IN HUMAN SUBJECTS RESEARCH (SUMMER 1987), <i>Helen Leskovac and Richard Delgado</i>	11:1147
PROTECTION FOR THE CHILD OR THE PARENT? THE CONFLICT BETWEEN THE FEDERAL DRUG AND ALCOHOL ABUSE CONFIDENTIALITY REQUIREMENTS AND THE STATE CHILD ABUSE AND NEGLECT REPORTING LAWS (1985), <i>Andrea Saltzman</i>	1985:181
PROXIMATE CAUSE UNDER RICO (SPRING 1996), <i>Stephen Scallan</i>	20:455
PUNITIVE DAMAGES—WILFUL AND WANTON BREACH OF CONTRACT—ILLINOIS REJECTS THE EXTENSION OF TORT REMEDIES INTO CONTRACT CAUSES OF ACTION— <i>MORROW V. L.A. GOLDSCHMIDT ASSOCIATES</i> , 112 ILL. 2D 87, 492 N.E. 2D 181 (1986) (WINTER 1988), <i>Pieter Noble Schmidt</i>	12:495
QUALIFIED TERMINABLE INTEREST PROPERTY: DISCUSSION OF THE ALTERNATE BEQUEST APPROACH IN <i>CLAYTON V. COMMISSIONER</i> (FALL 1993), <i>David C. Johnson</i>	18:159
QUESTIONING THE CONSTITUTIONAL DISTRIBUTION OF WAR POWERS IN THE WAKE OF THE IRAQI CRISIS AND OPERATION DESERT SHIELD/STORM. <i>DELLUMS V. BUSH</i> , 752 F. SUPP. 1141 (D.C. CIR. 1990) (SPRING 1991), <i>Scott D. Clark</i>	15:669
RACE-BASED REMEDIAL LEGISLATION AND THE APPROPRIATE STANDARD OF REVIEW (FALL 1989), <i>Daniel Varnals</i>	14:63
RACE-EXCLUSIVE SCHOLARSHIPS IN FEDERALLY-ASSISTED COLLEGES AND UNIVERSITIES—WILL THEY SURVIVE? (WINTER 1992), <i>Jay B. Howd</i>	16:451
REAL ESTATE BROKERS—GUARANTORS OF THE SELLER OR GUARDIANS OF THE BUYER? (SUMMER 1989), <i>Thomas H. Wilson</i>	13:975
REAL ESTATE FINANCE (SPRING 1987), <i>Taylor Mattis</i>	11:941
REAL ESTATE FINANCE. (SUMMER 1988), <i>Philip E. Koenig</i>	12:1157
REAL PROPERTY TAX LAW—TAX INCREMENT FINANCING—ILLINOIS' REAL PROPERTY TAX INCREMENT ALLOCATION REDEVELOPMENT ACT IS A CONSTITUTIONAL METHOD OF ELIMINATING URBAN BLIGHT. <i>PEOPLE EX REL. CITY OF CANTON V. CROUCH</i> , 79 ILL. 2D 356, 403 N.E.2D 242 (1980), <i>Pamela S. Lacey</i>	1980:465

RECENT DEVELOPMENTS INVOLVING ADMINISTRATIVE SUMMONSES (1982), <i>Barry Wesley</i>	1982:41
RECOVERY FOR LOSS OF SOCIETY AND COMPANIONSHIP IN WRONGFUL DEATH AND PERSONAL INJURY ACTIONS (WINTER 1989), <i>Charles E. Schmidt</i>	13:319
REDEFINING THE RIGHT TO DIE IN ILLINOIS. <i>In re Estate of Longeway</i> , 133 Ill. 2d 33, 549 N.E.2d 292 (1989) (SUMMER 1991), <i>Jay B. Howd</i>	15:1261
REDEFINING "DECEPTIVE" ADVERTISING UNDER THE ILLINOIS CONSUMER FRAUD AND DECEPTIVE BUSINESS PRACTICES ACT AFTER <i>CLIFFDALE ASSOCIATES</i> (1985), <i>Jack E. Karns</i>	1985:1
REED DICKERSON'S CONTRIBUTION TO SIU'S SCHOOL OF LAW (SPRING 1992), <i>Brian E. Mattis</i>	16:585
REED DICKERSON'S ORIGINALISM—WHAT IT CONTRIBUTES TO CONTEMPORARY CONSTITUTIONAL DEBATE (SPRING 1992), <i>Thomas B. McAfee</i>	16:617
REFLECTIONS OF A STATUTORY DRAFTSMAN: THE LAND TRANSACTION ACTS (1981) (SPECIAL COMMENTARY), <i>Allison Dunham</i>	1981:549
REGAINING LOST GROUND: TOWARD A PUBLIC FORUM DOCTRINE UNDER THE ILLINOIS CONSTITUTION (WINTER 1994), <i>Rick A. Swanson</i>	18:453
REGULATION OF FOREIGN INVESTMENT IN UNITED STATES REAL ESTATE: STATE OR FEDERAL PREROGATIVE? (1981), <i>Bradley Forst</i>	1981:21
RELIGION, SECULAR HUMANISM AND THE FIRST AMENDMENT (WINTER 1989), <i>Peter D. Schmid</i>	13:357
REPRESENTING THE FARM OWNER IN UTILITY RIGHT OF WAY ACQUISITIONS (1978), <i>D.L. Uchtmann and M.A. Schrecks</i>	1978:365
RESEARCH TOOLS (SPRING 1989), <i>Frank G. Houdek</i>	13:683
RESEARCHING ILLINOIS LEGISLATIVE HISTORIES—A PRACTICAL GUIDE (1982) (COMMENTARY), <i>Laurel A. Wendt</i>	1982:601
RETALIATORY DISCHARGE—ILLINOIS' EXTENSION OF RETALIATORY DISCHARGE TORT ACTIONS TO EMPLOYMENT RELATIONSHIPS GOVERNED BY COLLECTIVE BARGAINING AGREEMENTS: NEW OBSTACLES IMPOSED BY FEDERAL LABOR LAW PREEMPTION (1985), <i>Dan M. Lesicko</i>	1985:707
RETHINKING PRISONER CIVIL RIGHTS CASES AND THE PROVISION OF COUNSEL (SPRING 1993), <i>Howard B. Eisenberg</i>	17:417

RETROACTIVE APPLICATION OF ILLINOIS STATUTE ELIMINATING OPPORTUNITY FOR ANNUAL PAROLE HEARINGS VIOLATES EX POST FACTO PROHIBITIONS. <i>TILLER v. KLINCAR</i> , 561 N.E.2d 576, CERT. DENIED, 111 S. CT. 688 (1991) (WINTER 1993), <i>Sandra M. Fogel</i>	17:403
REVALUATION OF LIFETIME GIFTS IN THE FEDERAL ESTATE TAX COMPUTATION (FALL 1990), <i>David C. Johnson</i>	15:1
THE RIGHT OF MIGRATION UNDER THE HELSINKI ACCORDS (1980), <i>James A.R. Nafziger</i>	1980:395
THE "RIGHT" TO AN ABORTION, THE SCOPE OF FOURTEENTH AMENDMENT "PERSONHOOD," AND THE SUPREME COURT'S BIRTH REQUIREMENT (1979), <i>John D. Gorby</i>	1979:1
THE RIGHT TO TRIAL BY JURY IN COPYRIGHT INFRINGEMENT SUITS SEEKING STATUTORY DAMAGES (FALL 1992), <i>Nancy J. Niemeier</i>	17:135
RIGHTS OF THE PUTATIVE SPOUSE UNDER SECTION 305 OF THE ILLINOIS MARRIAGE AND DISSOLUTION OF MARRIAGE ACT (1978), <i>Scott F. Sullan</i>	1978:423
RISK RETENTION GROUPS: WHO'S SORRY NOW? (SPRING 1993), <i>Maureen A. Sanders</i>	17:531
ROSS v. CREIGHTON UNIVERSITY: SEVENTH CIRCUIT RECOGNITION OF LIMITED JUDICIAL REGULATION OF INTERCOLLEGIATE ATHLETICS? (FALL 1992), <i>Timothy Davis</i>	17:85
RULE 3, THE ENABLING ACT, AND STATUTES OF LIMITATIONS (1981), <i>David Dittfurth</i>	1981:329
THE S & L CRISIS: SHOULD ACCOUNTANTS BE HELD ACCOUNTABLE? (WINTER 1993), <i>Jeff Dash</i>	17:365
S. SURREY, W. WARREN, P. McDANIEL, & H. GUTMAN: FEDERAL WEALTH TRANSFER TAXATION (1977) (BOOK REVIEW), <i>David C. Johnson</i>	1977:470
SANCTIONS AND REMEDIES FOR ATTORNEY MISCONDUCT (WINTER 1995), <i>Thomas D. Morgan</i>	19:343
SCHOOL SEARCH—THE SUPREME COURT'S ADOPTION OF A "REASONABLE SUSPICION" STANDARD IN <i>NEW JERSEY v. T.L.O.</i> AND THE HEIGHTENED NEED FOR EXTENSION OF THE EXCLUSIONARY RULE TO SCHOOL SEARCH CASES (1985), <i>Ronald L. Vance</i>	1985:263
SCHOOLS—DISCIPLINARY SUSPENSION—TENURED TEACHERS FACING SUSPENSION AFFORDED THE SAME PROCEDURAL SAFEGUARDS AS TENURED TEACHERS FACING DISMISSAL. <i>CRADDOCK v. BOARD OF EDUCATION</i> , 81 ILL. 2d 28, 405 N.E.2d 794 (1980) (1981), <i>Neil S. Zweiban</i>	1981:117

SEARCH AND SEIZURE—AUTOMOBILE EXCEPTION—THE SEARCH OF A LAWFULLY STOPPED VEHICLE JUSTIFIES THE SEARCH OF EVERY PART OF THE VEHICLE, INCLUDING CONTAINERS THAT MAY CONCEAL THE OBJECT OF THE SEARCH. <i>UNITED STATES v. ROSS</i> , 456 U.S. 798 (1982) (1983), <i>Kevin L. Stafford</i>	1983:587
SEARCH AND SEIZURE—HOME ARREST—A WARRANTLESS HOME ARREST IN THE ABSENCE OF EXIGENT CIRCUMSTANCES VIOLATES THE FOURTH AMENDMENT. <i>PATON v. NEW YORK</i> , 445 U.S. 573 (1980) (1981), <i>Mark Anthony LaRose</i>	1981:101
SEARCH AND SEIZURE—HOME ARREST—WHERE OFFENSE OCCURS ONE AND ONE-HALF HOURS BEFORE ENTRY, POLICE DO NOT DELIBERATELY DELAY, AND SUSPECT IS ARMED, EXIGENT CIRCUMSTANCES RENDER WARRANTLESS POLICE ENTRY CONSTITUTIONAL. <i>PEOPLE v. ABNEY</i> , 81 ILL. 2D 159, 407 N.E.2D 543 (1980) (1981), <i>Elizabeth L. Rodgers</i>	1981:313
SECTION 1983: ABSOLUTE IMMUNITY FOR POLICE PERJURY. <i>BRISCOE v. LAHUE</i> , 460 U.S. 325 (1983) (1984), <i>Terence J. Corrigan</i>	1984:687
SECTION 1983: EXPANDING STATE LIABILITY IN THE CONTEXT OF THIRD-PARTY CRIMES. <i>NISHIYAMA v. DICKSON COUNTY</i> , 814 F.2D 277 (6TH CIR. 1987) (WINTER 1989), <i>Brad A. Elward</i>	13:395
SECTION 8(B)(1)(B) OF THE NATIONAL LABOR RELATIONS ACT AND UNION DISCIPLINE OF SUPERVISOR-MEMBERS AFTER <i>WRITERS GUILD: EQUIPOISE OR IMBALANCE?</i> (1978), <i>Mark J. Rubinelli</i>	1978:453
THE SECURED PARTY'S RIGHT IN A DEBTOR'S BANK ACCOUNT UNDER ARTICLE 9 OF THE UNIFORM COMMERCIAL CODE (1977), <i>Robert H. Skilton</i>	1977:120
THE SECURED PARTY'S RIGHTS IN A DEBTOR'S INSURANCE UNDER ARTICLE 9 OF THE UNIFORM COMMERCIAL CODE (AND RELATED MATTERS) (1978), <i>Robert H. Skilton</i>	1978:500
THE SECURED PARTY'S RIGHTS IN A DEBTOR'S BANK ACCOUNT UNDER SECTION 9-306(4)(D) OF THE UNIFORM COMMERCIAL CODE (1978), <i>Robert H. Skilton</i>	1978:60
SEEKING A "SAFE HARBOR": THE VIABILITY OF SUMMARY JUDGMENT IN POST-HARRIS SEXUAL HARASSMENT LITIGATION (WINTER 1996), <i>Robert J. Aalberts and Lorne Seidman</i>	20:223
SELECTED PROCEEDINGS: THE LAW OF WAR (SPRING 1991), <i>Anthony D'Amato, Richard J. Grunawalt, Mary Ellen O'Connell and Burns H. Weston</i>	15:563
SELF-EMPLOYMENT TAX—PARTNERSHIP REQUIREMENT PAYMENTS—AVOIDING THE SELF-EMPLOYMENT TAX ON PAYMENTS MADE BY THE PARTNERSHIP OUT OF CURRENT EARNINGS TO RETIRED PARTNERS (1984), <i>Robert W. Brown, Jr.</i> . . .	1984:443

SELF-EMPLOYMENT TAX—PARTNERSHIP RETIREMENT PAYMENTS. <i>BRANDSCHAIN V. COMMISSIONER</i> , 80 T.C. 746 (1983) (1984), <i>Robert W. Brown, Jr.</i>	1984:349
THE SELLER'S RIGHT TO CURE WHEN THE BUYER REVOKES ACCEPTANCE:ERASE THE LINE IN THE SAND (FALL 1991), <i>Howard Foss</i>	16:1
SEPARATION OF POWERS AND ADMINISTRATIVE CRIMES: A STUDY OF IRRECONCILABLES (1976), <i>Harlan S. Abrahams and John R. Snowden</i>	1976:1
SERVICE CONTRACTS: A SUBJECT FOR STATE INSURANCE OR FEDERAL REGULATION—DO CONSUMERS NEED PROTECTION FROM THE SERVICE CONTRACT INDUSTRY? (1979), <i>Sue E. Myerscough</i>	1979:587
SEVENTH CIRCUIT REJECTS THE "FRAUD CREATED THE MARKET" THEORY—CONFLICT AMONG THE CIRCUITS WIDENS. <i>ECKSTEIN V. BALCOR FILM INVESTORS</i> , 8 F.3D 1121 (7TH CIR. 1993), <i>CERT. DENIED</i> , 114 S. Ct. 883 (1994) (FALL 1994), <i>Jonathan A. Swanson</i>	19:245
SEVERANCE OF JOINT TENANCIES BY MORTGAGES: A CONTEXTUAL APPROACH (1977), <i>Taylor Mattis</i>	1977:27
SEX DISCRIMINATION IN HIGHER EDUCATION—THE UNITED STATES SUPREME COURT AND A BASTION OF TRADITION. <i>MISSISSIPPI UNIVERSITY FOR WOMEN V. HOGAN</i> , 102 S. Ct. 3331 (1982) (1983), <i>Deborah Barnes Rose</i>	1983:71
SEXUAL HARASSMENT AND THE ILLINOIS BUSINESS CORPORATION ACT (SPRING 1995), <i>Shawn O. Miller</i>	19:459
SHAREHOLDER PROPOSALS AND EXECUTIVE PAY: THE SEC MAKES A FUNDAMENTAL POLICY CHANGE (FALL 1992), <i>David E. Bergdahl</i>	17:117
SHATTERING THE "REASONABLE WINDOW OF ANXIETY"—RECOVERY OF EMOTIONAL DISTRESS DAMAGES FOR THE FEAR OF CONTRACTING AIDS. <i>KERINS V. HARTLEY</i> , 33 CAL. Rptr. 2D 172 (CAL. CT. APP. 1994) (SPRING 1995), <i>Mark McAnulty</i>	19:661
THE SIXTH AMENDMENT RIGHT TO COUNSEL: A CRIMINAL DEFENDANT'S RIGHT TO COUNSEL OF <i>CHOICE V. THE COURTS' INTEREST IN CONFLICT-FREE REPRESENTATION</i> . <i>WHEAT V. UNITED STATES</i> , 486 U.S. 153 (1988) (SPRING 1990), <i>Margaret J. Ryan</i>	14:657
SIXTH AMENDMENT'S CONFRONTATION CLAUSE-IS A SHOWING OF UNAVAILABILITY REQUIRED? (SPRING 1993), <i>Tom Patton</i>	17:573
SKINNER V. REED-PRENTICE: ITS EFFECT ON THE DOCTRINES OF CONTRIBUTION AND INDEMNITY AS APPLIED IN ILLINOIS WORKMEN'S COMPENSATION THIRD-PARTY ACTIONS (1978), <i>Sue A. Jeffers</i>	1978:556

SMOKING IN PUBLIC: THIS AIR IS MY AIR, THIS AIR IS YOUR AIR (1984), <i>Carl D. Mayhew</i>	1984:665
SOCIAL WELFARE—FOSTER CARE, AID TO FAMILIES WITH DEPENDENT CHILDREN—THE ILLINOIS SYSTEM FAILS TO MUDDLED EQUAL PROTECTION ANALYSIS. <i>YOUAKIM v. MILLER</i> , 431 F. SUPP. 40 (N.D. ILL. 1976), <i>AFF'D</i> , No. 76-1884 (7TH CIR. SEPT. 27, 1977), <i>REVIEW GRANTED</i> , 46 U.S.L.W. 3513 (FEB. 21, 1978) (1978), <i>Robert Jacobini</i>	1978:113
<i>SOLDAL v. COOK COUNTY</i> : THE CONSTITUTIONAL TORT OF MOVING A "MOBILE" HOME. <i>SOLDAL v. COOK COUNTY</i> , 113 S. Ct. 538 (1992) (WINTER 1995), <i>C.E. Willoughby</i>	19:419
SOME PROBLEMS WITH "ORIGINS" (WINTER 1992), <i>Stephen A. Conrad</i>	16:233
SOUTHERN ILLINOIS UNIVERSITY LAW SCHOOL DEDICATION ADDRESS (1983), <i>Harry A. Blackmun (Justice)</i>	1983:9
SQUARE PEGS, ROUND HOLES: HIV AND THE AMERICANS WITH DISABILITIES ACT. <i>DOE v. KOHN NAST & GRAF, P.C.</i> , 862 F. SUPP. 1310 (E.D.PA. 1994) (SPRING 1996), <i>Rhonda K. Jenkins</i>	20:637
THE STANDARD OF APPELLATE REVIEW FOR CRIMINAL SENTENCES IN ILLINOIS (1981), <i>Cory D. Lund</i>	1981:261
STANDARDS OF REVIEW IN ILLINOIS CRIMINAL CASES: THE NEED FOR MAJOR REFORM (FALL 1992), <i>Timothy P. O'Neill</i>	17:51
THE STATE PROPRIETARY EXCEPTION TO THE DORMANT COMMERCE CLAUSE: A PERSISTENT NINETEENTH CENTURY ANOMALY (1984), <i>Theodore Y. Blumoff</i>	1984:73
STATE AND LOCAL MEASURES FOR PRESERVING ILLINOIS FARMLAND: AN ASSESSMENT AND PROPOSAL (1982), <i>Frank A. Hess</i>	1982:403
STATE PAROLE DECISIONS: THE SCOPE OF IMMUNITY ACCORDED PAROLE BOARD MEMBERS UNDER 42 U.S.C. 1983 (1983), <i>Lynn Sanders Branham</i>	1983:281
THE STATES AND THE U.S. BILL OF RIGHTS (WINTER 1992), <i>Donald S. Lutz</i>	16:251
THE STATUS OF AN ILLINOIS PLAINTIFF'S COMPARATIVE NEGLIGENCE AS A DAMAGE-REDUCING FACTOR WHERE A DEFENDANT IS FOUND LIABLE UNDER THE THEORY OF WILLFUL AND WANTON MISCONDUCT (WINTER 1992), <i>Thomas E. Hoffman and Kevin E. Bry</i>	16:663
THE STATUS OF CIVIL LIABILITY WHEN CHILD PROTECTION WORKERS FAIL TO DO THEIR JOBS (SPRING 1990) (COMMENT), <i>Margaret J. Ryan</i>	14:573

THE STATUS OF MUTUALITY OF COLLATERAL ESTOPPEL IN ILLINOIS AND PROPOSED GUIDELINES FOR THE APPLICATION OF ESTOPPEL AFTER THE DEFINITIVE ABOLITION OF MUTUALITY (1979), <i>Timothy E. Duggan</i>	1979:289
STOCK TRANSFER RESTRICTIONS IN CLOSE CORPORATIONS (1978), <i>William A. Gregory</i>	1978:477
THE STRICT LIABILITY OF POWER COMPANIES FOR CANCER CAUSED BY ELECTROMAGNETIC FIELDS (WINTER 1995), <i>Mark S. Atterberry</i>	19:359
STRICT SCRUTINY SOUNDS THE DEATH KNEEL FOR NEW YORK'S SON OF SAM LAW (SPRING 1993), <i>Connie Koshiol</i>	17:599
STUCK ON THE TRACKS: THE FELA ENGINE VS. THE ETHICAL CABOOSE (WINTER 1996), <i>Robert W. Schmieder, II</i>	20:331
SUING THE IRS AND ITS EMPLOYEES FOR DAMAGES: DAVID AND GOLIATH (SPRING 1996), <i>Ridgeley A. Scott</i>	20:507
THE SUPREME COURT CONFISCATES AN UNJUST WEAPON USED IN THE "WAR ON DRUGS." <i>DEPARTMENT OF REVENUE OF MONTANA V. KURTH RANCH</i> , 114 S. Ct. 1937 (1994) (WINTER 1996), <i>Eric J. Dirlbeck</i>	20:353
THE SUPREME COURT DECISION ON GRAY MARKETS IN <i>K-MART V. CARTIER, INC.</i> : WHEN IS 'PLAIN LANGUAGE' NOT PLAIN? (FALL 1990), <i>Thomas O. Depperschmidt</i>	15:67
THE SUPREME COURT STRIKES A BLOW AGAINST MINORITY CRIMINAL DEFENDANTS. <i>GEORGIA V. MCCOLLUM</i> , 112 S. Ct. 2348 (1992) (FALL 1993), <i>Fred Glassman</i>	18:255
SUPREME COURT OF ILLINOIS CONTINUES TO PROHIBIT THE APPELLATE COURT FROM IMPOSING SENTENCES OF PROBATION: A FIRM RULE WITH A WEAK FOUNDATION (1983), <i>J. Timothy Eaton</i>	1983:17
SURFACE OWNER CONSENT LAWS: THE AGRICULTURAL ENTERPRISE VERSUS SURFACE MINING FOR COAL (1977), <i>Robert E. Beck</i>	1977:303
SURVEY OF ILLINOIS LAW: ADMINISTRATIVE LAW (SUMMER 1994), <i>Gerald G. Goldberg, Robert J. Kane, William A. Price and Robert A. Bauerschmidt</i>	18:673
SURVEY OF ILLINOIS LAW: ADMINISTRATIVE LAW. (SUMMER 1996), <i>Michael J. Maslanka, Robert John Kane, William A. Price, Rosalyn B. Kaplan, Roger H. Bickel and Erwin W. Jentsch</i>	20:667
SURVEY OF ILLINOIS LAW: AN ANNOTATED BIBLIOGRAPHY OF LEGAL RESEARCH TOOLS (SUMMER 1992), <i>Frank Houdek and Jean McKnight</i>	16:767
SURVEY OF ILLINOIS LAW: CIVIL PROCEDURE (SUMMER 1995), <i>Beth C. Boggs</i>	19:683
SURVEY OF ILLINOIS LAW: CIVIL PROCEDURE (SUMMER 1994), <i>Richard P. Goldenhersh (Justice)</i>	18:699

SURVEY OF ILLINOIS LAW: CIVIL PROCEDURE (SUMMER 1992), <i>James R. Williams</i>	16:807
SURVEY OF ILLINOIS LAW: CIVIL PROCEDURE (SUMMER 1996), <i>Jill Adams</i>	20:697
SURVEY OF ILLINOIS LAW: COMMERCIAL LAW (SUMMER 1993), <i>R.J. Robertson, Jr.</i>	17:719
SURVEY OF ILLINOIS LAW: CONTRACT LAW (SUMMER 1994), <i>Arnold F. Blockman</i>	18:723
SURVEY OF ILLINOIS LAW: CORPORATE LAW (SUMMER 1993), <i>Gary True</i>	17:769
SURVEY OF ILLINOIS LAW: CRIMINAL LAW AND PROCEDURE. (SUMMER 1996), <i>Stephen Baker, David Franks and Daniel T. Gillespie (Honorable)</i>	20:747
SURVEY OF ILLINOIS LAW: CRIMINAL LAW AND PROCEDURE (SUMMER 1995), <i>Stephen Baker, David Franks and Daniel T. Gillespie (Honorable)</i>	19:707
SURVEY OF ILLINOIS LAW: CRIMINAL LAW AND PROCEDURE (SPRING 1994), <i>Joseph C. Gergits, Bari S. Podell and David J. Sheikh</i>	18:747
SURVEY OF ILLINOIS LAW: CRIMINAL LAW AND PROCEDURE (SUMMER 1993), <i>Linda S. Pieczynski</i>	17:793
SURVEY OF ILLINOIS LAW: CRIMINAL PROCEDURE (SUMMER 1992), <i>Richard D. Frazier, Charles L. Jones and Susan E. Alesia</i>	16:841
SURVEY OF ILLINOIS LAW: EDUCATION LAW (SUMMER 1995), <i>Thomas C. Britton</i>	19:761
SURVEY OF ILLINOIS LAW: EMPLOYMENT LAW (SUMMER 1993), <i>Jill D. Leka</i>	17:823
SURVEY OF ILLINOIS LAW: ENVIRONMENTAL LAW (SUMMER 1994), <i>Elizabeth Schloer Harvey, Ricca C. Slone and Susan K.B. Urbas</i>	18:791
SURVEY OF ILLINOIS LAW: EVIDENCE (SUMMER 1993), <i>Edward J. Kionka and James R. Williams</i>	17:873
SURVEY OF ILLINOIS LAW: EVIDENCE (SUMMER 1994), <i>William K. McVisk, Jeannine M. Glavas and Ana Perich</i>	18:819
SURVEY OF ILLINOIS LAW: EVIDENCE (SUMMER 1995), <i>Ronald R. Eckiss (Honorable)</i>	19:801
SURVEY OF ILLINOIS LAW: EVIDENCE. (SUMMER 1996), <i>G. Patrick Murphy</i>	20:819
SURVEY OF ILLINOIS LAW: FAMILY LAW (SUMMER 1995), <i>Gemma B. Allen</i>	19:819
SURVEY OF ILLINOIS LAW: FAMILY LAW (SUMMER 1993), <i>Rebecca J. O'Neill</i>	17:903

SURVEY OF ILLINOIS LAW: HEALTH CARE (SUMMER 1992), <i>Kenneth W. Bean, Diane E. Gilbert and Beth Clemens Boggs</i>	16:879
SURVEY OF ILLINOIS LAW: HEALTH CARE (SUMMER 1994), <i>Elizabeth Wiese Christensen, Thomas P. Conley, James C. Dechene, Keith E. Emmons, Robert John Kane, Theodore R. LeBlang, Karl A. Menninger, II, and Latham Williams</i>	18:851
SURVEY OF ILLINOIS LAW: HEALTH CARE. (SUMMER 1996), <i>Judith R. Amsel, William A. Barnett, Jr., Deborah A. Carroll, Thomas P. Conley, D. Cameron Dobbins, Keith E. Emmons, Michael V. Favia, Camella Gardner, Edward B. Hirshfeld, Theodore R. LeBlang, Daniel Melvin, Kristine L. Poole, and Mark E. Rust</i>	20:839
SURVEY OF ILLINOIS LAW: INSURANCE (SUMMER 1992), <i>Maximilian A. Pock</i>	16:899
SURVEY OF ILLINOIS LAW: INSURANCE (SUMMER 1994), <i>Gary D. Nelson and Colleen P. Sheehan</i>	18:877
SURVEY OF ILLINOIS LAW: INSURANCE (SUMMER 1996), <i>Jeannine M. Glavas and Ana Perich</i>	20:883
SURVEY OF ILLINOIS LAW: INTELLECTUAL PROPERTY LAW DEVELOPMENTS (SUMMER 1995), <i>John Bostjancich and Patricia S. Smart</i>	19:855
SURVEY OF ILLINOIS LAW: LOCAL GOVERNMENT (SUMMER 1995), <i>John H. Brechin</i>	19:877
SURVEY OF ILLINOIS LAW: NATURAL RESOURCES (SUMMER 1992), <i>Robert E. Beck</i>	16:953
SURVEY OF ILLINOIS LAW: NATURAL RESOURCES (SUMMER 1994), <i>Robert E.</i>	18:927
SURVEY OF ILLINOIS LAW: PROFESSIONAL RESPONSIBILITY (SUMMER 1992), <i>Daniel S. Reynolds</i>	16:975
SURVEY OF ILLINOIS LAW: PROPERTY (SUMMER 1993), <i>Gary R. Gehlbach and Douglas E. Lee</i>	17:937
SURVEY OF ILLINOIS LAW: PROPERTY (SUMMER 1995), <i>Timothy J. Hammersmith</i>	19:923
SURVEY OF ILLINOIS LAW: REAL ESTATE FINANCE (SUMMER 1992), <i>Celeste M. Hammond</i>	16:999
SURVEY OF ILLINOIS LAW: TORT DEVELOPMENTS (SUMMER 1994), <i>Robert V. Dewey and Stephen J. Heine</i>	18:949
SURVEY OF ILLINOIS LAW: TORT DEVELOPMENTS (SUMMER 1992), <i>Robert V. Dewey, Jr. and Stephen J. Heine</i>	16:1039
SURVEY OF ILLINOIS LAW: TORT DEVELOPMENTS (SUMMER 1995), <i>Thomas M. Harris, Jr.</i>	19:945
SURVEY OF ILLINOIS LAW: TORT DEVELOPMENTS (SUMMER 1993), <i>Kenneth Kandaras</i>	17:961

SURVEY OF ILLINOIS LAW: TORT DEVELOPMENTS (SUMMER 1996), <i>Stephen J. Heine and Robert V. Dewey</i>	20:915
SURVEY OF ILLINOIS LAW: TRUSTS AND ESTATES (SUMMER 1994), <i>Kristen E. Supinie and Brad A. Elward</i>	18:973
SURVEY OF ILLINOIS LAW: TRUSTS AND ESTATES (SUMMER 1996), <i>Michael K. Moyers</i>	20:959
SURVEY OF ILLINOIS LAW: WORKERS' COMPENSATION (SUMMER 1993), <i>Brad A. Elward</i>	17:985
SURVEY OF ILLINOIS LAW: WORKERS' COMPENSATION (SUMMER 1995), <i>Robert B. Ulrich and Matthew B. Schiff</i>	19:999
SURVEY OF ILLINOIS LAW: WORKERS' COMPENSATION (SUMMER 1996), <i>Robert B. Ulrich, Scott A. Carlson and Brenda K. Carlson</i>	20:995
SURVEY OF ILLINOIS LAW - CIVIL PROCEDURE (SUMMER 1990), <i>Diane S. Kaplan and Donald L. Beschle</i>	14:699
SURVEY OF ILLINOIS LAW - CIVIL PROCEDURE (SUMMER 1991), <i>Jill E. Adams</i>	15:685
SURVEY OF ILLINOIS LAW - CIVIL PROCEDURE (SUMMER 1993), <i>Jill E. Adams</i>	17:655
SURVEY OF ILLINOIS LAW - COMMERCIAL LAW (SUMMER 1991), <i>Matthew S. Heffelfinger</i>	15:743
SURVEY OF ILLINOIS LAW - CONTRACTS (SUMMER 1990), <i>Maximilian A. Pock</i>	14:739
SURVEY OF ILLINOIS LAW - CORPORATE LAW (SUMMER 1990), <i>Timothy L. Bertschy and Matthew S. Heffelfinger</i>	14:783
SURVEY OF ILLINOIS LAW - CRIMINAL LAW (SUMMER 1990), <i>Thomas E. Leggans</i>	14:813
SURVEY OF ILLINOIS LAW - CRIMINAL LAW (SUMMER 1991), <i>Barbara L. Delanois and Therese H. Thein</i>	15:785
SURVEY OF ILLINOIS LAW - CRIMINAL PROCEDURE (SUMMER 1990), <i>Joseph C. Gergits</i>	14:875
SURVEY OF ILLINOIS LAW - CRIMINAL PROCEDURE (SUMMER 1991), <i>David Wayne VandeBurgt and Deanne L. Fortna</i>	15:861
SURVEY OF ILLINOIS LAW - EMPLOYMENT LAW (SUMMER 1991), <i>Kevin C. Kaufhold and Jeffrey A. Kopis</i>	15:941
SURVEY OF ILLINOIS LAW - ENVIRONMENTAL LAW (SUMMER 1991), <i>Christine G. Zeman</i>	15:975
SURVEY OF ILLINOIS LAW - ENVIRONMENTAL LAW (SUMMER 1993), <i>Christine G. Zeman</i>	17:853
SURVEY OF ILLINOIS LAW - EVIDENCE (SUMMER 1990), <i>Edward J. Kionka</i>	14:983

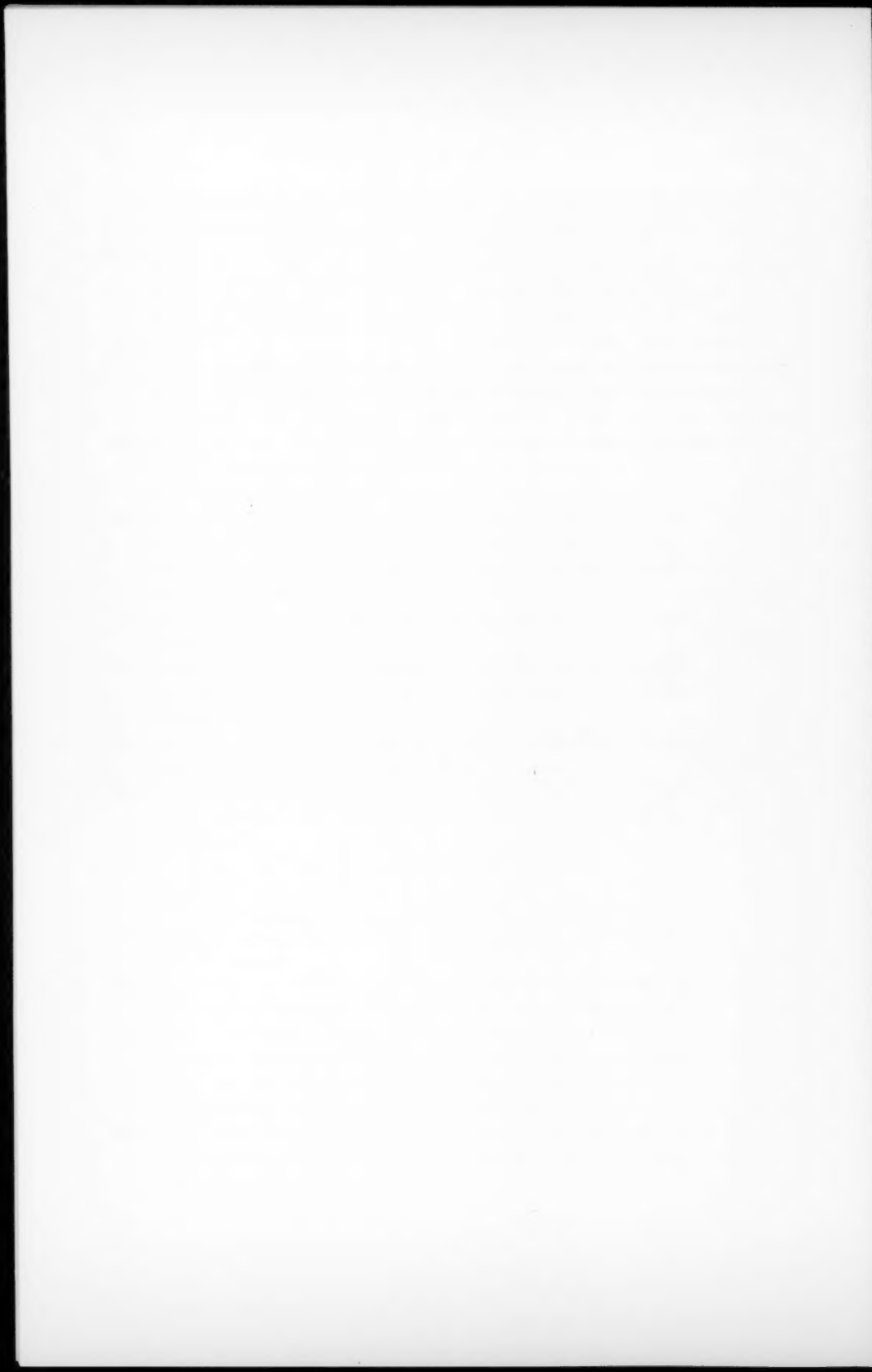
SURVEY OF ILLINOIS LAW—EVIDENCE (SUMMER 1991), <i>Robert V. Dewey, Jr. and Steven J. Heine</i>	15:997
SURVEY OF ILLINOIS LAW - FAMILY LAW (SUMMER 1990), <i>John A. Hoekstra and H. Garrett Baker</i>	14:1007
SURVEY OF ILLINOIS LAW - INSURANCE (SUMMER 1990), <i>Robert V. Dewey, Jr., and Stephen J. Heine</i>	14:1057
SURVEY OF ILLINOIS LAW—MUNICIPAL CORPORATIONS (SUMMER 1991), <i>John S. Rendleman, III and Pieter N. Schmidt</i>	15:1021
SURVEY OF ILLINOIS LAW—PROFESSIONAL LIABILITY (SUMMER 1990), <i>Gary A. Grasso and Heather Higgins Alderman</i>	14:1125
SURVEY OF ILLINOIS LAW—PROFESSIONAL RESPONSIBILITY (SUMMER 1991), <i>Timothy L. Donaho, Jr. and Maureen A. Lesicko</i>	15:1055
SURVEY OF ILLINOIS LAW - PROPERTY (SUMMER 1990), <i>Thomas H. Wilson and Terry D. Charlton</i>	14:1187
SURVEY OF ILLINOIS LAW—PROPERTY (SUMMER 1991), <i>James W. Morris</i>	15:1079
SURVEY OF ILLINOIS LAW - REAL ESTATE FINANCE (SUMMER 1990), <i>Michael R. Howell, Darren E. Daley and Louis P. Milot</i>	14:1223
SURVEY OF ILLINOIS LAW—TORT DEVELOPMENTS (SUMMER 1991), <i>William P. Hardy and Robert T. Mills</i>	15:1111
SURVEY OF ILLINOIS LAW—TORT DEVELOPMENTS. (SUMMER 1990), <i>Patrick J. Kelley</i>	14:1257
SURVEY OF ILLINOIS LAW—TRUSTS AND ESTATES. (SUMMER 1991), <i>William I. Covey</i>	15:1191
SURVEY OF ILLINOIS LAW—TRUSTS AND ESTATES. (SUMMER 1990), <i>Hiram H. Lesar</i>	14:1303
SURVEY OF ILLINOIS LAW—WORKERS' COMPENSATION. (SUMMER 1991), <i>Bradford J. Peterson</i>	15:1209
"TAKINGS" UNDER THE ENDANGERED SPECIES ACT: HABITAT MODIFICATIONS NOT INCLUDED! <i>SWEET HOME CHAPTER OF COMMUNITIES FOR A GREAT OREGON V. BABBITT</i> , 17 F.3d 1463 (D.C. Cir. 1994) (WINTER 1996), <i>M. Yvonne Morris</i>	20:367
THE TAX INCREMENT ALLOCATION REDEVELOPMENT ACT: THE "BLIGHTED" STATUTE (FALL 1990), <i>John S. Young</i>	15:145
THE TECHNICAL AND ECONOMIC ASPECTS OF WEATHER MODIFICATION: A BACKGROUND FOR LAWYERS (1977), <i>Stanley A. Changnon, Jr.</i>	1977:326
THE TEN AMENDMENTS AS A DECLARATION OF RIGHTS (WINTER 1992), <i>Paul Finkelman</i>	16:351
TENANCY BY THE ENTIRETY IN ILLINOIS: A REEXAMINATION (1980), <i>David L. Higgs</i>	1980:83
THOUGHTS ON OBSCENITY (1977), <i>M. Hidayatullah</i>	1977:283

TITLE VII AND MIXED MOTIVES-TOO LITTLE TOO LATE? <i>PRICE WATERHOUSE V. HOPKINS</i> , 109 S. CT. 1775 (1989) (FALL 1990), <i>Diane L. Hoadley</i>	15:167
TORT CLAIMS BY REAL ESTATE PURCHASERS AGAINST SELLERS AND BROKERS: CURRENT ILLINOIS COMMON LAW AND STATUTORY STRATEGIES (1983), <i>Craig A. Peterson</i>	1983:161
TORT DAMAGES-WRONGFUL BIRTH-ILLINOIS APPELLATE COURT, FIRST DISTRICT, ALLOWS PARENTS TO RECOVER COSTS OF REARING A CHILD. <i>COCKRUM V. BAUMGARTNER</i> , 99 ILL. APP. 3D 271, 425 N.E.2D 968 (1ST DIST. 1981), <i>APPEAL DOCKETED</i> , NO. 55733 (ILL. FEB. 2, 1982) (1982), <i>Laurie M. Judd</i>	1982:111
TORT DEVELOPMENTS (SUMMER 1988), <i>Patrick J. Kelley</i>	12:1085
TORT LAW-CONTRIBUTION: DETERMINING A BASIS FOR THE CULPABILITY OF DRAM SHOPS. <i>HOPKINS V. POWERS</i> , 113 ILL. 2D 206, 497 N.E.2D 757 (1986) (Winter 1987), <i>John C. Torjesen</i> . .	11:427
TORT LAW-THE CLAIM OF SEDUCTION IN MISSOURI. <i>PARKER V. BRUNER</i> , 686 S.W.2D 483 (MO. CT. APP. 1984) (WINTER 1987), <i>Thomas B. Waltrip</i>	11:445
TORT LAW-THE MANUFACTURER'S AND PHARMACIST'S DUTY TO WARN CONSUMERS OF RISKS AND SIDE EFFECTS OF PRESCRIPTION DRUGS. <i>LEESLEY V. WEST</i> , 165 ILL. APP. 3D 135, 518 N.E.2D 758 (2D DIST. 1988) (SUMMER 1989), <i>Louis P. Milot</i>	13:1003
TORT LIABILITY: CALIFORNIA ABOLISHES THE LANDOWNER'S IMMUNITY FOR HARM OUTSIDE THE PREMISES CAUSED BY NATURAL CONDITIONS. <i>SPRECHER V. ADAMSON COMPANIES</i> , 30 CAL. 3D 358, 636 P.2D 1121, 178 CAL. Rptr. 783 (1981) (1983), <i>John Benham</i>	1983:247
TORT LIABILITY OF ILLINOIS LANDLORDS FOR CRIMES OF THIRD PERSONS (1983), <i>Hiram H. Lesar</i>	1983:415
TORTS (SPRING 1987), <i>Patrick J. Kelley and Douglas K. Smith</i>	11:1001
TORTS (SPRING 1989), <i>Gene A. Turk and Brad A. Elward</i>	13:723
TORTS-MUNICIPAL CORPORATION HAS DUTY TO PROTECT BUSINESS INVITEE FROM CRIMINAL ATTACKS BY THIRD PARTY. <i>COMASTRO V. VILLAGE OF ROSEMONT</i> , 122 ILL. APP. 3D 405, 461 N.E.2D 616 (1ST DIST. 1984) (1985), <i>Edward T. Collins</i>	1985:547
TORTS-NEGLIGENT INJURY TO PARENTS-THE CASE FOR THE CHILD'S RIGHT TO RECOVER FOR LOSS OF PARENTAL SOCIETY AND COMPANIONSHIP. <i>MUELLER V. HELLRUNG CONSTRUCTION CO.</i> , 107 ILL. APP. 3D 337, 437 N.E.2D 789 (5TH DIST.), <i>LEAVE TO APPEAL DENIED</i> , 91 ILL. 2D 571 (1982), <i>Michele Chandler Dore</i>	1982:557

TORTS—SCHOOL TORT IMMUNITY—TEACHERS AND SCHOOL DISTRICTS	
ARE IMMUNE FROM LIABILITY FOR MERE NEGLIGENCE BY REASON OF <i>IN LOCO PARENTIS</i> STATUS THAT IS CONFERRED UPON EDUCATORS BY SECTION 24-24 OF THE ILLINOIS SCHOOL CODE.	
<i>KOBYLANSKI v. CHICAGO BOARD OF EDUCATION</i> , 63 ILL. 2D 165, 347 N.E.2D 705 (1976), <i>James Vogler</i>	1976:592
TOWARD CHINESE WALLS: THE SEVENTH CIRCUIT DEBATES REBUTTABLE PRESUMPTIONS IN VICARIOUS DISQUALIFICATION CASES (FALL 1986), <i>John R. Talley</i>	
11:59	
TRACING THE PROCEEDS OF EXEMPT ASSETS IN BANKRUPTCY AND NON-BANKRUPTCY CASES (1978), <i>Darrell W. Dunham</i>	
1978:317	
TRANSBOUNDARY POLLUTION IN THE GREAT LAKES: DO INDIVIDUAL STATES HAVE ANY ROLE TO PLAY IN ITS PREVENTION? (WINTER 1996), <i>Steven M. Siros</i>	
20:287	
TREATING PHYSICIANS: FACT OR FICTION UNDER ILLINOIS SUPREME COURT RULE 220. <i>TZYSTUCK v. CHICAGO TRANSIT AUTHORITY</i> , 124 ILL. 2D 226, 529 N.E.2D 525 (1988) (FALL 1989), <i>Terry D. Charlton</i>	
14:143	
TRESPASSERS, LICENSEES, AND INVITEES ON ILLINOIS FARM LAND FOR RECREATION (1980), <i>Harold W. Hannah</i>	
1980:369	
A TRIBUTE TO DEAN DAN HOPSON FROM THE BOARD OF EDITORS (1985), <i>Board of Editors</i>	
1985:175	
TRIBUTES TO HIRAM H. LESAR (1980), <i>A. James Casner</i>	
1980:1	
TRIBUTES TO HIRAM H. LESAR (1980), <i>John E. Cribbet</i>	
1980:18	
TRIBUTES TO HIRAM H. LESAR (1980), <i>Ivan A. Elliott, Jr.</i>	
1980:21	
TRIBUTES TO HIRAM H. LESAR (1980), <i>William F. Fratcher</i>	
1980:10	
TRIBUTES TO HIRAM H. LESAR (1980), <i>David C. Johnson</i>	
1980:23	
TRIBUTES TO HIRAM H. LESAR (1980), <i>Dan Walker</i>	
1980:17	
TRIBUTES TO HIRAM H. LESAR (1980), <i>James P. White</i>	
1980:15	
TRUSTS AND ESTATES (SPRING 1987), <i>Hiram H. Lesar</i>	
11:1111	
TRUSTS AND ESTATES (SUMMER 1988), <i>Hiram H. Lesar</i>	
12:1143	
TRUSTS & ESTATES (SPRING 1989), <i>Hiram H. Lesar</i>	
13:765	
TWO TREATISES ON GOVERNMENT—THE TWO FACES OF AMERICAN CONSERVATISM (ESSAY) (SUMMER 1987), <i>C. Edward Fletcher, III</i>	
11:1327	
U.S. TAXATION OF FOREIGN INCOME: THE USE OF TAX HAVENS IN A CHANGING TAX ENVIRONMENT (SPRING 1994), <i>Kurt A. Wagner</i>	
18:617	
THE UNEXPLODED BOMB: <i>THE PROGRESSIVE AND PRIOR RESTRAINT</i> (1980), <i>Lenore Sobota</i>	
1980:199	
THE UNIFORM SIMPLIFICATION OF LAND TRANSFERS ACT: ARTICLE 2—CONVEYANCING AND RECORDING (1981), <i>Taylor Mattis</i>	
1981:511	

UNIFORM COMMERCIAL CODE—ARTICLE 9: UNRESOLVED PROBLEMS OF AGRICULTURAL FINANCING IN ILLINOIS (1985), <i>James G. Baber</i> . . .	1985:509
UNITED STATES v. SUN MYUNG MOON: PRECEDENT FOR TAX FRAUD PROSECUTION OF LOCAL PASTORS? (1984), <i>Alfred J. Sciarrino</i> . . .	1984:237
UNITING THE PAST AND PRESENT FOR THE FUTURE—DEAN HOPSON'S CONTRIBUTIONS TO THE ALUMNI ASSOCIATION (1985), <i>Ronald D. Spears</i>	1985:173
UP AGAINST THE (UTERINE) WALL: AN ANALYSIS OF THE LIABILITY OF BIRTH CONTROL PRODUCTS MANUFACTURERS (1976), <i>Linnea Johnson</i>	1976:498
"UP AGAINST THE WALL": MUNICIPAL LIABILITY FOR POLICE BRUTALITY UNDER RESPONDEAT SUPERIOR. <i>OSBORNE v. LYLES</i> , N.E.2D 825 (OHIO 1992) (SPRING 1994), <i>Julie M. Marcus</i>	18:655
THE USE OF FUTURE INFLATION IN CALCULATING DAMAGES FOR LOST FUTURE EARNINGS. <i>STRINGHAM v. UNITED PARCEL SERVICE</i> 181 ILL. APP. 3D 313, 356 N.E.2D 1292 (2D DIST. 1989) (WINTER 1991), <i>Charles A. Pierce</i>	15:353
THE USE OF MARY CARTER AGREEMENTS IN ILLINOIS (FALL 1993), <i>Pat Shockley</i>	18:223
THE VIABILITY OF <i>MORRISSEY v. BREWER</i> AND THE DUE PROCESS RIGHTS OF PAROLEES AND OTHER CONDITIONAL RELEASES (FALL 1993), <i>Thomas J. Bamonte</i>	18:121
WAS HOLMES A PRAGMATIST? REFLECTIONS ON A NEW TWIST TO AN OLD ARGUMENT (SPRING 1990), <i>Patrick J. Kelley</i>	14:427
THE "VALUE OF HUMAN LIFE" AND "THE RIGHT TO DEATH": SOME REFLECTIONS ON CRUZAN AND RONALD DWORKIN (SPRING 1993), <i>John Finnis</i>	17:559
WHAT EVER HAPPENED TO THE NEW WORLD ORDER? (SYMPOSIUM—PEACEKEEPER OR PEACEMAKER? THE U.S. ROLE IN U.N. PEACEKEEPING MISSIONS) (FALL 1994), <i>John F. Murphy</i>	19:113
WHAT EVER HAPPENED TO THE NEW WORLD ORDER? (SPRING 1995), <i>John F. Murphy</i>	19:561
WHY ILLINOIS? A COMPARISON OF ILLINOIS AND DELAWARE CORPORATE JURISPRUDENCE (FALL 1994), <i>Charles W. Murdock</i>	19:1
WHY LOCAL PROPERTY TAXES ARE INAPPROPRIATE FOR FINANCING ILLINOIS COMMUNITY COLLEGES: A STRATEGY FOR CHALLENGING HOW THE STATE FUNDS THESE POST-SECONDARY SCHOOLS (SPRING 1995), <i>Kenneth Oldfield and Michael Casey</i>	19:523
WILSON v. BISHOP AND TEXACO, INC. v. SHORT: TWO INADEQUATE ANALYSES OF DORMANT MINERAL INTEREST STATUTES (1982), <i>Francis J. Lynch</i>	1982:533

WITNESS SHIELD LAWS AND CHILD SEXUAL ABUSE PROSECUTIONS: A PRESUMPTION OF GUILT (FALL 1990), <i>Kathleen A. Barry</i>	15:99
WORKERS' COMPENSATION (SPRING 1989), <i>Thomas F. Crosby</i>	13:779
WORKERS' COMPENSATION AND CONTRIBUTION IN ILLINOIS: PUNCHING A HOLE IN THE <i>KOTECKI</i> CEILING. <i>HERINGTON v. J.S. ALBERICI CONSTR. CO.</i> , 639 N.E.2d 907 (ILL. APP. CT. 5TH DIST. 1994) (SPRING 1996), <i>Robert W. Schmieder, II</i>	20:651
WORLD-WIDE VOLKSWAGEN: HAS THE UNITED STATES SUPREME COURT TAKEN THE ILLINOIS CIVIL PRACTICE ACT SECTION 17-1(B) OUT OF THE GRAY ZONE? (1980) (COMMENTARY AND CORRESPONDENCE), <i>Karl G. Sorg</i>	1980:137



COMMENTS

THE 1995 ILLINOIS CIVIL JUSTICE REFORM ACT: HAS THE BABY BEEN THROWN OUT WITH THE BATH WATER? (FALL 1995), <i>James M. Cutchin</i>	20:117
ACID RAIN—THE LIMITATIONS OF PRIVATE REMEDIES (1983), <i>John Benham</i>	1983:515
THE ADA AND THE ILLINOIS WORKERS' COMPENSATION ACT: CAN TWO "RIGHTS" MAKE A "WRONG"? (SPRING 1995), <i>Scott A. Carlson</i>	19:567
THE ADMISSIBILITY OF OTHER-CRIMES EVIDENCE IN ACQUAINTANCE- RAPE PROSECUTIONS (FALL 1991), <i>Karen Andrews</i>	17:341
AFTER A FINDING OF UNITARINESS THE DISSOLUTION OF BUSING AND THE RESEGREGATION OF AMERICA'S PUBLIC SCHOOLS: AN AFFRONT TO <i>BROWN v. BOARD OF EDUCATION</i> (WINTER 1992), <i>George Norwood</i>	16:481
APPELLATE REVIEW OF DISCOVERY ORDERS IN THE FEDERAL COURTS (1980), <i>Daniel J. Lawler</i>	1980:339
APPLICATION OF THE ADVOCATE-WITNESS RULE (1982), <i>Francis J. Lynch</i>	1982:291
ATTORNEY ADVERTISING—THE COMMERCIALIZATION OF THE PRACTICE OF LAW AND THE ENSUING LIABILITY THROUGH APPLICATION OF UNFAIR OR DECEPTIVE TRADE PRACTICES LEGISLATION (1985), <i>Michael D. Marine</i>	1985:61
AVOIDANCE OF FORECLOSURE SALES UNDER SECTION 548 OF THE BANKRUPTCY CODE: CAN THE ILLINOIS MORTGAGE FORECLOSURE LAW PROVIDE THE ANSWER TO "REASONABLY EQUIVALENT VALUE?" (FALL 1989), <i>Darren Daley</i>	14:601
BAD FAITH REFUSAL OF INSURANCE COMPANIES TO PAY FIRST PARTY BENEFITS—TIME FOR THE ILLINOIS SUPREME COURT TO RECOGNIZE THE TORT AND RESULTING PUNITIVE DAMAGES (1984), <i>Thomas J. Verticchio</i>	1984:121
BANKRUPTCY EXEMPTIONS: WHETHER ILLINOIS'S USE OF THE FEDERAL "OPT OUT" PROVISION IS CONSTITUTIONAL (1981), <i>Anthony L. Martin</i>	1981:65
CATASTROPHIC CHEMICAL CONTAMINATION: A RESPONSE TO THE MICHIGAN PBB EPISODE (1978), <i>John I. Alber</i>	1978:223
CAUGHT IN THE REVOLVING DOOR: THE POWER OF A BENEFICIARY TO REMOVE A TRUSTEE AND APPOINT A SUCCESSOR UNDER SECTION 2041 (1984), <i>Michael L. Johnson</i>	1984:219
THE CIVIL ACTION FOR RAPE: A VIABLE ALTERNATIVE FOR THE RAPE VICTIM? (1978), <i>Mary Lou Lowder</i>	1978:399

THE CIVIL RIGHTS ACT OF 1991—CONGRESSIONAL REVISION OF THE SUPREME COURT'S APPROACH TO EMPLOYMENT DISCRIMINATION LAW (FALL 1992), <i>Dennis L. Weedman</i>	17:381
COMMUNICATIONS—REMEDIES—HAS CABLE TAKEN BROADCASTING'S POISON PILL? THE APPLICABILITY OF THE COMMUNICATIONS ACT'S ANTITRUST REMEDY FOR SATELLITE SCRAMBLING (FALL 1987), <i>Melvin L. Browning</i>	12:191
COMPARATIVE FAULT AND STRICT PRODUCTS LIABILITY—WHAT HAPPENS TO THE PRODUCT USER'S FAILURE TO DISCOVER OR INSPECT FOR PRODUCT DEFECTS? (1983), <i>Donald G. Orzeske</i>	1983:191
A COMPARISON BETWEEN ARTICLE 5 OF THE UNIFORM SIMPLIFICATION OF LAND TRANSFERS ACT AND PRESENT ILLINOIS MECHANICS' LIEN LAW (1981), <i>K. Tate Chambers</i>	1981:563
CONSTITUTIONAL LAW—POLICING THE OBSCENE: MODERN OBSCENITY DOCTRINE RE-EVALUATED (WINTER 1994), <i>Donovan W. Gaede</i>	18:439
THE CONSTITUTIONALITY OF POLICE PROTECTION STATUTES (SPRING 1992), <i>Frederick J. Schlosser</i>	16:707
THE CONSTITUTIONALITY OF PROPERTY TAX BASED SCHOOL FINANCING SCHEMES: IS ILLINOIS' SYSTEM NEXT TO FALL? (FALL 1991), <i>Michael A. Hall</i>	16:157
CONSTITUTIONALITY OF THE ILLINOIS "COST" STATUTE (1976), <i>Ralph Friedrich</i>	1976:203
THE CONTRACT CLAUSE REEMERGES: A NEW ATTITUDE TOWARD JUDICIAL SCRUTINY OF ECONOMIC LEGISLATION (1978), <i>Jeffrey L. Clark</i>	1978:258
CRACKS IN THE FOUNDATION OF EXTRATERRITORIAL LAW ENFORCEMENT—A CHALLENGE TO BASIC JUDICIAL DOCTRINES (SPRING 1991), <i>William C. Birkett</i>	15:599
CRIMINAL LAW—INCEST—ILLINOIS' RESPONSE TO A FAMILIAL PROBLEM (SPRING 1988), <i>Paula Smith Welker</i>	12:655
CRIMINAL SANCTIONS AGAINST LANDLORDS? THE CRIMINAL HOUSING MANAGEMENT STATUTE IN ILLINOIS (1980), <i>Douglas N. Dorris</i>	1980:319
CURRENT STANDARDS FOR DETERMINING INEFFECTIVE ASSISTANCE OF COUNSEL: STILL A SHAM, FARCE OR MOCKERY? (1979), <i>Darka S. Papushkewych</i>	1979:132
DANGEROUSNESS, REASONABLE DOUBT, AND PRECONVICTION SEXUAL PSYCHOPATH LEGISLATION (1976), <i>Orval Nangle</i>	1976:218
DEATH PENALTY FOR MINORS: WHO SHOULD DECIDE? (SPRING 1996), <i>Jennifer Seibring Marcotte</i>	20:621
DEFERRED CHARITABLE GIVING—RETAINED LIFE INTEREST IN PERSONAL RESIDENCE OR FARM—THE IMPACT OF THE CHANGE IN THE VALUATION TABLES (1983), <i>David C. Johnson</i>	1983:603

1996]	Comments	97
THE DEFICIENCY JUDGMENT IN ILLINOIS AND THE NOTICE REQUIREMENT OF UCC 9-504(3): ARE ILLINOIS COURTS ON THE RIGHT TRACK? (1981), <i>Nancy J. West</i>		1981:419
DEMISE OF THE DEATH KNELL DOCTRINE IN THE FEDERAL COURTS: A PERSPECTIVE ON THE FEDERAL EXPERIENCE AND SOME SUGGESTIONS FOR ADMINISTERING THE ILLINOIS CLASS ACTION (1979), <i>Jay A. Brandt</i>		1979:109
DESCENDIBILITY OF THE RIGHT OF PUBLICITY (1983), <i>Regina Morante</i>		1983:547
THE DOCTRINE OF APPARENT AUTHORITY IN ILLINOIS MEDICAL MALPRACTICE CASES: AN ARGUMENT FOR ITS APPLICATION (WINTER 1994), <i>Dane Getz</i>		18:195
DOES THE ILLINOIS MEDICAID PROGRAM MEET TITLE XIX'S REQUIREMENT THAT STATES PROVIDE "MEDICALLY NECESSARY" SERVICES? (FALL 1989), <i>Stephen C. Ferlmann</i>		14:83
DUE PROCESS FOR MINORS "VOLUNTARILY" COMMITTED TO MENTAL INSTITUTIONS: DOES FATHER KNOW BEST? RECOMMENDATIONS FOR ILLINOIS (1980), <i>Mike Gifford</i>		1980:171
ECONOMIC PROTECTIONISM: ILLINOIS' WRONG CHOICE FOR COMPLYING WITH THE 1990 CLEAN AIR ACT AMENDMENTS (WINTER 1996), <i>James B. Chapman, II</i>		20:313
EDUCATION LAW—THE HANDICAPPED CHILDREN'S PROTECTION ACT OF 1986: THE AWARD OF ATTORNEY'S FEES IN LITIGATION UNDER THE EDUCATION OF THE HANDICAPPED ACT (WINTER 1987), <i>Rhonda R. Grooms</i>		11:381
EMPLOYER-EMPLOYEE RELATIONS—THE EMPLOYEE POLYGRAPH PROTECTION ACT: ELIMINATING POLYGRAPH TESTING IN PRIVATE EMPLOYMENT IS NOT THE ANSWER (WINTER 1987), <i>Susan M. Flanagan</i>		11:355
ENVIRONMENTAL LAW: DOES THE APPLICATION OF THE RESPONSIBLE CORPORATE OFFICER DOCTRINE APPLY TO THE RESOURCE CONSERVATION AND RECOVERY ACT? (SPRING 1992), <i>Richard S. Porter</i>		16:687
ENVIRONMENTAL POLICY LAW—CLEANING UP ILLINOIS' ACT: ILLINOIS RESPONSES TO THE ACID RAIN PROBLEM (FALL 1987), <i>Stephen F. Hedinger</i>		12:215
ETHICS—AN ATTORNEY'S DUTY TO REPORT THE PROFESSIONAL MISCONDUCT OF CO-WORKERS (SPRING 1994), <i>Cynthia L. Gendry</i> . .		18:603
EXPANSION OF THE RIGHTS OF CRIMINAL DEFENDANTS BASED ON STATE LAW (WINTER 1988), <i>Sara T. Wiggs</i>		12:459
EXTENDING <i>BATSON V. KENTUCKY</i> TO GENDER AND BEYOND: THE DEATH KNELL FOR THE PEREMPTORY CHALLENGE? (WINTER 1995), <i>Brian E. Leach</i>		19:381

THE FARMER IN THE SALES ARTICLE OF THE U.C.C.: "MERCHANT" OR "TILLER OF THE SOIL"? (1976), <i>James Stuart Wilber</i>	1976:237
THE FEDERAL OFFER OF JUDGMENT RULE: A LOOK AT ITS SHORTCOMINGS AND PROPOSALS TO ALLEVIATE THEM (1984), <i>John M. Remmers</i>	1984:619
FEDERAL SENTENCING LAW: PROSECUTORIAL DISCRETION IN DETERMINING DEPARTURES BASED ON DEFENDANT'S COOPERATION VIOLATES DUE PROCESS (WINTER 1991), <i>Melissa M. McGrath</i> . . .	15:321
FEDERALISM, ANTITRUST AND ILLINOIS HOME RULE (1983), <i>Margaret A. Rude</i>	1983:31
FIRST AMERICANS AND THE FIRST AMENDMENT: AMERICAN INDIANS BATTLE FOR RELIGIOUS FREEDOM (SUMMER 1989), <i>Brian Heady</i> . .	13:945
FIT TO DIE: DRUG-INDUCED COMPETENCY FOR THE PURPOSE OF EXECUTION (FALL 1995), <i>Rhonda K. Jenkins</i>	20:149
FLAG DESECRATION STATUTES AFTER <i>TEXAS V. JOHNSON</i> —A LEGISLATIVE SOLUTION TO A POLITICAL PROBLEM (SPRING 1990), <i>William C. Birkett</i>	14:625
FREEDOM OF INFORMATION ACT—ILLINOIS ADOPTS A NEW PUBLIC RECORDS STATUTE (1985), <i>Norman L. McGill</i>	1985:79
FUELING THE FIRE OF NUCLEAR DEBATE: IT'S TIME TO PLAN FOR THE SCRAPPING OF NUCLEAR POWER PLANTS (1978), <i>Debra Branom Brandt</i>	1978:536
FUTURE INTERESTS-REMAINDERS-STATUS OF IMPLIED CONDITIONS OF SURVIVORSHIP IN ILLINOIS (FALL 1988), <i>John E. Kerley</i>	13:131
GRAIN ELEVATOR BANKRUPTCY—HAS ILLINOIS SUCCESSFULLY PROVIDED SECURITY TO FARMERS? (1983), <i>W. Mark Rasmussen</i>	1983:337
GRANDPARENT VISITATION AND THE INTACT FAMILY (FALL 1991), <i>Rebecca S. Brown</i>	16:133
HISTORIC PRESERVATION IN ILLINOIS (1979), <i>Sara Jane Herrin</i>	1979:449
HUSBAND AND WIFE—ILLINOIS LAW AS A CATALYST FOR HOLLOW INTERSPousAL TORT RECOVERIES (WINTER 1989), <i>R. Kyle Ray</i> . .	13:337
HYPNOTICALLY ENHANCED TESTIMONY: HAS IT LOST ITS CHARM? (WINTER 1991), <i>Beth A. Clemens</i>	15:289
"I'LL DEFEND TO THE DEATH YOUR RIGHT TO SAY IT . . . BUT NOT TO ME"—THE CAPTIVE AUDIENCE COROLLARY TO THE FIRST AMENDMENT (1983), <i>G. Michael Taylor</i>	1983:211
I.R.C. SECTION 280A: THE STATUS OF THE HOME OFFICE DEDUCTION—A CALL TO CONGRESS TO GET THE HOUSE IN ORDER (WINTER 1992), <i>Lyndon Sommer</i>	16:501
ILLINOIS CONFLICT OF INTEREST LAW AND MUNICIPAL OFFICERS (SPRING 1988), <i>Albert G. Algren</i>	12:571

THE ILLINOIS COOLING-OFF PROVISION: THREE DAYS TO DO WHAT? (1977), <i>Richard R. Ross</i>	1977:421
THE ILLINOIS FORFEITURE STATUTE: A CRITICAL ANALYSIS (1977), <i>Dan Purdum</i>	1977:235
ILLINOIS' NEWLY AMENDED STALKING LAW: ARE ALL THE PROBLEMS SOLVED? (FALL 1994), <i>Brenda K. Harmon</i>	19:165
THE ILLINOIS SEXUALLY DANGEROUS PERSONS ACT: AN EXAMINATION OF A STATUTE IN NEED OF CHANGE (WINTER 1988), <i>Joseph F. Grabowski, V</i>	12:437
THE IMPROBABILITY OF PROBABLE CAUSE—THE INEQUITY OF THE GRAND JURY INDICTMENT VERSUS THE PRELIMINARY HEARING IN THE ILLINOIS CRIMINAL PROCESS (1981), <i>Mary W. Richardson</i>	1981:281
INSURANCE LAW—CONCURRENT CAUSATION: EXAMINATION OF ALTERNATIVE APPROACHES (1985), <i>Richard A. Fierce</i>	1985:527
INSURANCE LAW—INSURANCE CONTRACT INTERPRETATION—THE DOCTRINE OF REASONABLE EXPECTATIONS HAS NO PLACE IN ILLINOIS (1985), <i>Edward T. Collins</i>	1985:687
INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS: RECOVERY OF DAMAGES FOR VICTIMS OF PARENTAL KIDNAPING (1984), <i>Rodney M. Sharp</i>	1984:145
INTERNATIONAL KIDNAPING OR JUSTIFIABLE SEIZURE? (FALL 1992), <i>Matthew L. Guzman</i>	17:317
INTERNATIONAL POLLUTION: THE STRUGGLE BETWEEN STATES AND SCHOLARS OVER CUSTOMARY ENVIRONMENTAL NORMS: THE HAZY VIEW AFTER CHERNOBYL AND BASIL (FALL 1987), <i>Joseph O. Downey</i>	12:247
THE INTERPLAY BETWEEN CONTRIBUTION AND WORKERS' COMPENSATION IN ILLINOIS: PUTTING AN END TO BACKDOOR RECOVERIES (FALL 1988), <i>Brad A. Elward</i>	13:103
<i>KELsay v. MOTOROLA, INC.</i> —A REMEDY FOR THE ABUSIVELY DISCHARGED AT WILL EMPLOYEE (1979), <i>Craig J. Causeman</i>	1979:563
LABOR EXEMPTION TO ANTITRUST SCRUTINY IN PROFESSIONAL SPORTS (FALL 1990), <i>Daniel C. Nester</i>	15:123
LAWYER LIABILITY UNDER ILLINOIS SUPREME COURT RULE 721 VERSUS THE ILLINOIS LIMITED LIABILITY COMPANY ACT: ARGUMENTS FOR ALLOWING LAW FIRMS TO ORGANIZE AS LLCs (FALL 1994), <i>Kristina D. Potocki</i>	19:199
LEGISLATIVE REVIEW OF ADMINISTRATIVE ACTION: IS THE CURE WORSE THAN THE ILLNESS? (1978), <i>J. Ray Wood</i>	1978:579
MARITIME DELIMITATION AND THE <i>GULF OF MAINE CASE</i> : A GUIDE FOR THE FUTURE OR MERELY "SLICING THE PIE"? (SPRING 1988), <i>Thomas J. Trendl</i>	12:599

MENTAL HEALTH LAW—PROPOSED LEGISLATION: INVOLUNTARY STERILIZATION OF THE MENTALLY INCOMPETENT IN ILLINOIS (1983), <i>Lonette Turner</i>	1983:227
MISREPRESENTATION IN APPLICATIONS FOR INSURANCE: A SURVEY OF ILLINOIS LAW (1979), <i>Rhonda A. Kosover</i>	1979:321
MODIFYING CHILD CUSTODY AWARDS: A SUBSTANTIAL CHANGE UNDER THE ILLINOIS MARRIAGE AND DISSOLUTION OF MARRIAGE ACT (1980), <i>K. Kendall Heine</i>	1980:439
MOTHER KNOWS BEST: A CONSTITUTIONAL PERSPECTIVE ON SINGLE MOTHERHOOD BY CHOICE (1984), <i>Kristine Roszak</i>	1984:329
THE MULTIETHNIC PLACEMENT ACT: A CRITICAL ANALYSIS OF WHY THE ACT IS NOT IN THE BEST INTERESTS OF CHILDREN. "IMPROVING AMERICA'S SCHOOLS ACT OF 1994: HOWARD M. METZENBAUM'S MULTIETHNIC PLACEMENT ACT OF 1994," PUB. L. NO. 103-382, §§ 551-55, 108 STAT. 3518, 4056-58 (OCT. 20, 1994) (SPRING 1996), <i>George L. Opie</i>	20:605
THE NATIONAL LABOR RELATIONS BOARD AND PRE-ELECTION MISREPRESENTATIONS: FROM <i>GENERAL SHOE</i> TO <i>GENERAL KNIT</i> (1979) , <i>James R. Pirages</i>	1979:475
NATIVE AMERICAN SOVEREIGNTY TAKES A BACK SEAT TO THE "PIG IN THE PARLOR": THE REDEFINING OF TRIBAL SOVEREIGNTY IN TRADITIONAL PROPERTY LAW TERMS (SPRING 1995), <i>C.E. Willoughby</i>	19:593
NATURAL DEATH LEGISLATION IN ILLINOIS—THE ILLINOIS LIVING WILL ACT. ILL. REV. STAT. CH. 110 ½ ¶ 701 TO 710 (1983) (1984), <i>Ann L. Burkey</i>	1984:465
OPEN VERSUS CLOSED PRIMARIES: A DILEMMA IN THE ILLINOIS ELECTION PROCESS (1977), <i>Mark Mifflin</i>	1977:210
THE OZONE AGREEMENTS: A MODERN APPROACH TO BUILDING COOPERATION AND RESOLVING INTERNATIONAL ENVIRONMENTAL ISSUES (WINTER 1990), <i>Alice M. Noble-Allgire</i>	14:265
PATRONAGE DISMISSALS AND COMPELLING STATE INTERESTS: CAN THE POLICYMAKING/NONPOLICYMAKING DISTINCTION WITHSTAND STRICT SCRUTINY? (1978), <i>Kenneth G. Yalowitz</i>	1978:278
PROFESSIONAL RESPONSIBILITY IN ILLINOIS: AN ATTORNEY'S DUTY TO DISCLOSE THAT HIS CLIENT IS A VICTIM OF A CRIME (1983), <i>Ron Fuhr</i>	1983:359
RACE-BASED REMEDIAL LEGISLATION AND THE APPROPRIATE STANDARD OF REVIEW (FALL 1989), <i>Daniel Varnals</i>	14:63
RACE-EXCLUSIVE SCHOLARSHIPS IN FEDERALLY-ASSISTED COLLEGES AND UNIVERSITIES—WILL THEY SURVIVE? (WINTER 1992), <i>Jay B. Howd</i>	16:451

1996]	Comments	101
REAL ESTATE BROKERS—GUARANTORS OF THE SELLER OR GUARDIANS OF THE BUYER? (SUMMER 1989), <i>Thomas H. Wilson</i>	13:975	
REGAINING LOST GROUND: TOWARD A PUBLIC FORUM DOCTRINE UNDER THE ILLINOIS CONSTITUTION (WINTER 1994), <i>Rick A. Swanson</i>	18:453	
RELIGION, SECULAR HUMANISM AND THE FIRST AMENDMENT (WINTER 1989), <i>Peter D. Schmid</i>	13:357	
RETALIATORY DISCHARGE—ILLINOIS' EXTENSION OF RETALIATORY DISCHARGE TORT ACTIONS TO EMPLOYMENT RELATIONSHIPS GOVERNED BY COLLECTIVE BARGAINING AGREEMENTS: NEW OBSTACLES IMPOSED BY FEDERAL LABOR LAW PREEMPTION (1985), <i>Dan M. Lesicko</i>	1985:707	
THE RIGHT TO TRIAL BY JURY IN COPYRIGHT INFRINGEMENT SUITS SEEKING STATUTORY DAMAGES (FALL 1992), <i>Nancy J. Niemeier</i>	17:135	
RIGHTS OF THE PUTATIVE SPOUSE UNDER SECTION 305 OF THE ILLINOIS MARRIAGE AND DISSOLUTION OF MARRIAGE ACT (1978), <i>Scott F. Sullan</i>	1978:423	
THE S & L CRISIS: SHOULD ACCOUNTANTS BE HELD ACCOUNTABLE? (WINTER 1993), <i>Jeff Dash</i>	17:365	
SCHOOL SEARCH—THE SUPREME COURT'S ADOPTION OF A "REASONABLE SUSPICION" STANDARD IN <i>NEW JERSEY V. T.L.O.</i> AND THE HEIGHTENED NEED FOR EXTENSION OF THE EXCLUSIONARY RULE TO SCHOOL SEARCH CASES (1985), <i>Ronald L. Vance</i>	1985:263	
SECTION 8(B)(1)(B) OF THE NATIONAL LABOR RELATIONS ACT AND UNION DISCIPLINE OF SUPERVISOR-MEMBERS AFTER <i>WRITERS GUILD: EQUipoise or Imbalance?</i> (1978), <i>Mark J. Rubinelli</i>	1978:453	
SELF-EMPLOYMENT TAX—PARTNERSHIP REQUIREMENT PAYMENTS—AVOIDING THE SELF-EMPLOYMENT TAX ON PAYMENTS MADE BY THE PARTNERSHIP OUT OF CURRENT EARNINGS TO RETIRED PARTNERS (1984), <i>Robert W. Brown, Jr.</i>	1984:443	
SERVICE CONTRACTS: A SUBJECT FOR STATE INSURANCE OR FEDERAL REGULATION—DO CONSUMERS NEED PROTECTION FROM THE SERVICE CONTRACT INDUSTRY? (1979), <i>Sue E. Myerscough</i>	1979:587	
SHAREHOLDER PROPOSALS AND EXECUTIVE PAY: THE SEC MAKES A FUNDAMENTAL POLICY CHANGE (FALL 1992), <i>David E. Bergdahl</i>	17:117	
SIXTH AMENDMENT'S CONFRONTATION CLAUSE—IS A SHOWING OF UNAVAILABILITY REQUIRED? (SPRING 1993), <i>Tom Patton</i>	17:573	
SKINNER V. REED-PRENTICE: ITS EFFECT ON THE DOCTRINES OF CONTRIBUTION AND INDEMNITY AS APPLIED IN ILLINOIS WORKMEN'S COMPENSATION THIRD-PARTY ACTIONS (1978), <i>Sue A. Jeffers</i>	1978:556	
SMOKING IN PUBLIC: THIS AIR IS MY AIR, THIS AIR IS YOUR AIR (1984), <i>Carl D. Mayhew</i>	1984:665	

THE STANDARD OF APPELLATE REVIEW FOR CRIMINAL SENTENCES IN ILLINOIS (1981), <i>Cory D. Lund</i>	1981:261
STATE AND LOCAL MEASURES FOR PRESERVING ILLINOIS FARMLAND: AN ASSESSMENT AND PROPOSAL (1982), <i>Frank A. Hess</i>	1982:403
THE STATUS OF CIVIL LIABILITY WHEN CHILD PROTECTION WORKERS FAIL TO DO THEIR JOBS (SPRING 1990) COMMENT, <i>Margaret J. Ryan</i>	14:573
THE STATUS OF MUTUALITY OF COLLATERAL ESTOPPEL IN ILLINOIS AND PROPOSED GUIDELINES FOR THE APPLICATION OF ESTOPPEL AFTER THE DEFINITIVE ABOLITION OF MUTUALITY (1979), <i>Timothy E. Duggan</i>	1979:289
THE STRICT LIABILITY OF POWER COMPANIES FOR CANCER CAUSED BY ELECTROMAGNETIC FIELDS (WINTER 1995), <i>Mark S. Atterberry</i> . . .	19:359
STUCK ON THE TRACKS: THE FELA ENGINE VS. THE ETHICAL CABOOSE (WINTER 1996), <i>Robert W. Schmieder, II</i>	20:331
THE TAX INCREMENT ALLOCATION REDEVELOPMENT ACT: THE "BLIGHTED" STATUTE (FALL 1990), <i>John S. Young</i>	15:145
TENANCY BY THE ENTIRETY IN ILLINOIS: A REEXAMINATION (1980), <i>David L. Higgs</i>	1980:83
U.S. TAXATION OF FOREIGN INCOME: THE USE OF TAX HAVENS IN A CHANGING TAX ENVIRONMENT (SPRING 1994), <i>Kurt A. Wagner</i> . . .	18:617
THE UNEXPLODED BOMB: <i>THE PROGRESSIVE AND PRIOR RESTRAINT</i> (1980), <i>Lenore Sobota</i>	1980:199
UNIFORM COMMERCIAL CODE—ARTICLE 9: UNRESOLVED PROBLEMS OF AGRICULTURAL FINANCING IN ILLINOIS (1985), <i>James G. Baber</i> . .	1985:509
UP AGAINST THE (UTERINE) WALL: AN ANALYSIS OF THE LIABILITY OF BIRTH CONTROL PRODUCTS MANUFACTURERS (1976), <i>Linnea Johnson</i>	1976:498
THE USE OF MARY CARTER AGREEMENTS IN ILLINOIS (FALL 1993), <i>Pat Shockley</i>	18:223
WILSON v. BISHOP AND TEXACO, INC. v. SHORT: TWO INADEQUATE ANALYSES OF DORMANT MINERAL INTEREST STATUTES (1982), <i>Francis J. Lynch</i>	1982:533
WITNESS SHIELD LAWS AND CHILD SEXUAL ABUSE PROSECUTIONS: A PRESUMPTION OF GUILT (FALL 1990), <i>Kathleen A. Barry</i>	15:99

CASE NOTES

ADMINISTRATION OF ESTATES—TAXATION—Nonprobate Assets Will Be Used to Help Pay the Federal Estate Tax Liability Unless a Contrary Intention Is Expressed. <i>In re Estate of Van Duser</i> , 19 Ill. App. 2d 1022, 313 N.E.2d 228 (1st Dist. 1974) (1976), <i>Stuart Borden</i>	1976:287
ADMINISTRATIVE LAW—COMMUNICATIONS—The FCC Lacks the Power to Force Cable Television Systems into a Common Carrier Capacity. <i>F.C.C. v. Midwest Video Corp.</i> , 99 S. Ct. 1435 (1979) (1980), <i>Randall A. Mead</i>	1980:125
Admiralty Opens its Doors to Agency Contracts Which Are Maritime in Nature: <i>Exxon Corp. v. Central Gulf Lines Inc.</i> , 111 S. Ct. 2071 (Fall 1992), <i>William A. Van Huis</i>	17:173
ADVERTISING—Supreme Court Upholds Attorney Statements of Certification in Advertising as Protected Speech. <i>Peel v. Attorney Registration and Disciplinary Comm'n</i> , 110 S. Ct. 2281 (1990) (Winter 1991), <i>Jeanna L. Hunter</i>	15:391
ANTITRUST—STANDING—In the Absence of Contrary State Limitations, an Attorney General's Common Law Powers Are Sufficient Authority for the Institution of an Action under Federal Law to Recover Damages Sustained by Agencies, Departments, and Political Subdivisions, Even Where They Have Not Affirmatively Authorized the Suit. <i>Florida ex rel. Shevin v. Exxon Corp.</i> , 526 F.2d 266 (5th Cir. 1976), <i>Bobbee Musgrave</i>	1976:527
ATTORNEY DISCIPLINE—COMMINGLING AND CONVERSION OF CLIENTS' FUNDS—The Defalcating Attorney and Mitigating Circumstances in Illinois. <i>In re Cutrone</i> , 112 Ill. 2d 261, 492 N.E.2d 1297 (1986) (Fall 1987), <i>Albert G. Alger</i>	12:267
ATTORNEYS—ATTORNEY DISCIPLINE—Admitted Misconduct by a State's Attorney Does Not Deserve Sanction. <i>In re Friedman</i> , 76 Ill. 2d 392, 293 N.E.2d 1333 (1979), <i>Donald M. Craven</i>	1979:621
BRAIN DEATH—Illinois Judicially Adopts the Brain Death Standard. <i>In re Haymer</i> , 115 Ill. App. 3d 349, 450 N.E.2d 940 (1983) (1984), <i>Timothy John Trager</i>	1984:385
The "Catch 22" of a Duty of Fair Representation Action—Uncluttering the Dispute Between the Exhaustion of Internal Union Remedies and the DelCostello Statute of Limitations— <i>Frandsen v. Brotherhood of Railway, Airline and Steamship Clerks</i> , 782 F.2d 674 (7th Cir. 1986) (Winter 1988), <i>Bradley S. McMillan</i>	12:479

Charitable to Whom? Rethinking the Method by Which Charitable Donations Are Made to Support Missionary Work. <i>Davis v. United States</i> , 110 S. Ct. 2014 (1990) (Winter 1991), <i>Lyndon Sommer (C.P.A.)</i>	15:373
CHURCH AND STATE—Moment of Silence in Public Schools for Meditation or Voluntary Prayer Is Unconstitutional. <i>Wallace v. Jaffree</i> , 105 S. Ct. 2479 (1985), <i>George Schedler</i>	1985:585
CIVIL PROCEDURE—FEDERAL—28 U.S.C. § 1447(d) Bars Review of Orders Remanding to State Court Only When Reason for Remand Is a Jurisdictional Defect. <i>Thermtron Products, Inc. v. Hermansdorfer</i> , 423 U.S. 336 (1976), <i>Elizabeth Slusser Kelly</i>	1976:541
CIVIL RIGHTS—MUNICIPAL LIABILITY—Municipalities Are “Persons” Within the Intended Meaning of 42 U.S.C. Section 1983 and Are Suitable under the Statute. <i>Monell v. Department of Social Services</i> , 436 U.S. 658 (1978) (1979), <i>James V. O'Brien</i>	1979:159
CLASS ACTIONS—MULTISTATE PLAINTIFF CLASS SUITS—Illinois Allows Multistate Plaintiff Class Action Suits to Be Litigated in Illinois State Courts. <i>Miner v. Gillette Co.</i> , 87 Ill. 2d 7, 428 N.E.2d 478 (1981) cert. granted 456 U.S. 914, appeal dismissed, 103 S. Ct. 484 (1982) (1983), <i>Margaret A. Rude</i>	1983:379
COMMERCE AND SUPREMACY CLAUSES—NUCLEAR WASTE MANAGEMENT—Illinois Remains the Dumping Ground for a Nation. <i>Illinois v. General Electric Co.</i> , 683 F.2d 206 (7th Cir. 1982), cert. denied sub nom. <i>Hartigan v. General Electric Co.</i> , 103 S. Ct. 1891 (1983) (1982), <i>Brian T. Otwell</i>	1982:575
COMPARATIVE FAULT AND STRICT LIABILITY—Unanswered Questions. <i>Coney v. J.L.G. Industries, Inc.</i> , 97 Ill. 2d 104, 454 N.E.2d 197 (1983), <i>Lori K. Miller</i>	1983:567
The Constitutional Ramifications of Calling a Police Officer an “Asshole.” <i>Omaha v. Buffkins</i> , 922 F.2d 465 (8th Cir. 1990), cert. denied, 112 S. Ct. 273 (1991) (Spring 1992), <i>Allen T. McGlynn</i>	16:741
Constitutional Law: What Offends a Theist Does Not Offend the Establishment Clause. <i>Smith v. Board of School Commissioners</i> , 827 F.2d 684 (11th Cir. 1987) (Fall 1988), <i>Brian D. Heady</i>	13:153
CONSTITUTIONAL LAW—CHRISTIAN SCIENCE MALPRACTICE—Illinois Appellate Court Commands: “Thou Shalt Not Interfere with Faith Healers.” <i>Baumgartner v. First Church of Christ, Scientist</i> , 141 Ill. App. 3d 898, 490 N.E.2d 1319 (1st Dist. 1986) (Winter 1989), <i>John E. Kerley</i>	13:411

CONSTITUTIONAL LAW—CRIMINAL LAW—The Speedy Trial Clause of the Sixth Amendment Applies until a Guilty Plea Has Been Entered and Accepted by the Court. <i>United States v. Roberts</i> , 515 F.2d 642 (2d Cir. 1975) (1976), <i>Neil Nyberg</i>	1976:260
CONSTITUTIONAL LAW—CRIMINAL PROCEDURE—A Defendant in a State Criminal Trial Has a Constitutional Right, Implicit in the Sixth Amendment, to Proceed Without Counsel When He Voluntarily and Intelligently Elects to Do So. <i>Faretta v. California</i> , 422 U.S. 806 (1975) (1976), <i>Ronald Spears</i>	1976:271
CONSTITUTIONAL LAW—EQUAL PROTECTION—Statute Barring Aliens from Positions as Public School Teachers Is Within the Exception to Strict Scrutiny Analysis. <i>Ambach v. Norwich</i> , 441 U.S. 68 (1979), <i>Michael R. Cornyn</i>	1980:107
CONSTITUTIONAL LAW—FIFTH AMENDMENT—The Self-incrimination Privilege of the Fifth Amendment Does Not Forbid Drawing Adverse Inferences Against an Inmate from His Failure to Testify in Prison Disciplinary Proceedings. <i>Baxter v. Palmigiano</i> , 96 S. Ct. 1551 (1976), <i>J. Tracy Walker</i>	1976:555
CONSTITUTIONAL LAW—MUNICIPAL ORDINANCES—Ordinance That Regulates Drug Paraphernalia Found Constitutionally Sound. <i>Village of Hoffman Estates v. Flipside, Hoffman Estates, Inc.</i> , 102 S. Ct. 1186 (1982), <i>Donald G. Oyzeske</i>	1982:431
CONSTITUTIONAL LAW—Substantive Due Process: Closing the Curtain on Fundamental Rights to Privacy. <i>Bowers v. Hardwick</i> , 106 S. Ct. 2841 (1986) (Summer 1987), <i>Michael Hedeen</i>	11:1305
CONSTITUTIONAL LAW—The Withdrawal of Subsistence Benefits and the Use of Heightened Scrutiny. <i>Lyng v. International Union, United Automobile, Aerospace and Agricultural Implement Workers of America, UAW</i> , 108 S. Ct. 1184 (1988) (Summer 1989), <i>Daniel Varnals</i>	13:1025
CONSTITUTIONAL LAW—Why the Supreme Court Hates Hate-Crime Ordinances. <i>R.A.V. v. St. Paul</i> , 112 S. Ct. 2538 (1992) (Winter 1994), <i>Donovan W. Gaede</i>	18:481
CONSTITUTIONAL TORTS—The Creation of a Uniform Standard for Determining When a Special Relationship Exists: FBI Informant's Duty to Prevent a Murder. <i>Beard v. O'Neal</i> , 728 F.2d 894 (7th Cir.), <i>cert. denied</i> , 105 S. Ct. 104 (1984), <i>James G. Baber</i>	1985:97
CRIMINAL LAW—FELONY MURDER—The Merger Doctrine Is Rejected in Illinois. <i>People v. Viser</i> , 62 Ill. 2d 568, 343 N.E.2d 903 (1975) (1976), <i>Lee Smith</i>	1976:575

CRIMINAL LAW—Probable Cause: Illinois Adopts the Plain Smell Rule for Warrantless Searches of Vehicles. <i>People v. Stout</i> , 106 Ill. 2d 77, 477 N.E.2d 498 (1985) (Fall 1986), <i>Michael G. Getty</i>	11:153
CRIMINAL LAW—RIGHT TO COUNSEL—There Is No Constitutional Right to Counsel in a Pretrial Psychiatric Examination. <i>People v. Larsen</i> , 74 Ill. 2d 348, 385 N.E.2d 679, <i>cert. denied</i> , 100 S. Ct. 220 (1979), <i>Sue D. Morgan</i>	1979:633
CRIMINAL LAW—The Right to Run: Deadly Force and the Fleeing Felon. <i>Tennessee v. Garner</i> , 105 S. Ct. 1694 (1985) (Fall 1986), <i>Michael D. Greathouse</i>	11:171
CRIMINAL PROCEDURE—Miranda Warning Public Safety Exception. <i>New York v. Quarles</i> , 104 S. Ct. 2626 (1984) (1985), <i>Barbara J. Martin</i>	1985:735
CRIMINAL PROCEDURE—The Indigent Appellant's Inability to Demand the Argument of Nonfrivolous Issues. <i>Jones v. Barnes</i> , 103 S. Ct. 3308 (1983) (1984), <i>Bryon J. Berry</i>	1984:167
Defining "Prompt" under <i>Gerstein v. Pugh</i> : A Bright Line Rule. <i>County of Riverside v. McLaughlin</i> , 111 S. Ct. 1661 (1991) (Spring 1993), <i>Nancy J. Niemeier</i>	17:637
The Demise of the Open and Obvious Rule in Illinois. <i>Ward v. K-Mart Corp.</i> , 136 Ill. 2d 132, 554 N.E.2d 223 (1990) (Summer 1992), <i>David J. Doll</i>	16:179
DOMESTIC RELATIONS LAW—DISSOLUTION OF MARRIAGE—PROPERTY PROVISIONS OF NEW ILLINOIS MARRIAGE AND DISSOLUTION OF MARRIAGE ACT ARE CONSTITUTIONAL—The Exact Nature of the Interest of the Non-Titleholding Spouse During the Marriage Still Needs Clarification. <i>Kujawinski v. Kujawinski</i> , 71 Ill. 2d 563, 376 N.E.2d 1382 (1978), <i>S. Greg Johnson</i>	1978:598
Employment Discrimination: Are Title VII Protections Under a Disparate Impact Analysis Drastically Diminished? <i>Wards Cove Packing Co. v. Atonio</i> , 109 S. Ct. 2115 (1989) (Fall 1990), <i>Melissa M. McGrath</i>	15:187
EQUAL ACCESS—The New Life of the First Amendment in Secondary Education (Winter 1992). <i>Board of Education of Westside Community Schools v. Mergens</i> , 110 S.Ct. 2356 (1990), <i>Edward E. Renshaw</i>	16:531
ESTATE PLANNING—JOINT TENANCY—Illinois Abolishes the Unity of Interest Requirement for Joint Tenancy. <i>In Re Estate of Wilson</i> , 81 Ill. 2d 349, 410 N.E.2d 23 (1980), <i>K. Tate Chambers</i>	1980:355
EXCLUSIONARY RULE—The Good Faith Exception Is the Result of Constitutional Amnesia. <i>United States v. Leon</i> , 104 S. Ct. 3405 (1984) (1985), <i>S. Alan Cotten</i>	1985:113

Expanding Illinois Tort Liability in the Context of Fraternity Hazing: <i>Quinn v. Sigma Rho Chapter of Beta Theta Pi Fraternity</i> , 155 Ill. App. 3d 231, 507 N.E.2d 1193 (4th Dist. 1987) (Spring 1988), <i>Robert T. Mills</i>	12:695
The Extension of Implied Warranty Protection to Employees of a Purchaser. <i>Whitaker v. Lian Feng Machine Co.</i> , 156 Ill. App. 3d 316, 509 N.E.2d 591 (1st Dist. 1987) (Fall 1989), <i>John F. Kamin</i>	14:123
Extraterritorial Application of Title VII. <i>Boureslan v. Aramco</i> , 892 F.2d 1271 (5th Cir. 1990) (Spring 1991), <i>Richard S. Porter</i>	15:645
A Failure to Preempt an Unfair Advertising Claim May Result in Undue Restrictions on Cigarette Manufacturers. <i>Mangini v. R.J. Reynolds Tobacco Co.</i> , 21 Cal Rptr. 2d 323 (Cal. Ct. App. 1993), <i>aff'd</i> , 875 P.2d 73 (Cal. 1994) (Winter 1995), <i>Kimberly K. Kuhlengel</i>	19:405
FAMILY LAW—CHILD VISITATION—Alaska Recognizes Stepparent's Right to Visitation with the Stepchild Where the Stepparent Has Acquired in Loco Parentis Status. <i>Carter v. Brodrick</i> , 644 P.2d 850 (Alaska 1982) (1983), <i>Mike McCormick</i>	1983:57
FAMILY LAW—DIVISION OF PROPERTY UPON MARITAL DISSOLUTION—THE ILLINOIS APPELLATE COURT GRAPPLES WITH GOOD WILL IN A PROFESSIONAL PRACTICE—Is it Property or Just Another Factor? <i>In re Marriage of Wilder</i> , 122 Ill. App. 3d 338, 461 N.E.2d 447 (1st Dist. 1983) (1985), <i>Dan M. Lesicko</i>	1985:285
FAMILY LAW—Surname Selection for the Child of Divorced Parents: Honor Thy Father vs. The Child's Best Interests. <i>In re Marriage of Presson</i> , 102 Ill. 2d 303, 465 N.E.2d 85 (1984) (1985), <i>Donald M. Shawler</i>	1985:335
The Fifth Amendment Right Against Self-Incrimination: An Individual's Right Versus The Government's Need For Effective Law Enforcement (Fall 1991). <i>Illinois v. Perkins</i> , 110 S. Ct. 2394 (1990), <i>Fred Schlosser</i>	16:197
FOR THE SAKE OF JUDICIAL ECONOMY—Supreme Court Rules Coerced Confession Can Be Harmless Error. <i>Fulminante v. Arizona</i> , 111 S. Ct. 1246 (1991) (Spring 1993), <i>John M. McCarthy</i>	17:621
Form W-4 Maintenance: Failure to Return Is Indeed the Point of No Return. <i>United States v. Williams</i> , 928 F.2d 145 (5th Cir.) <i>cert. denied</i> , 112 S. Ct. 58 (1991) (Spring 1992), <i>Connie J. Koshiol</i>	16:727
FORUM NON CONVENIENS—Illinois Judges Granted Authority to Curb Intrastate Forum Shopping. <i>Torres v. Walsh</i> , 98 Ill. 2d 338, 456 N.E.2d 601 (1983), <i>Kristine Roszak</i>	1983:395

THE FREE EXERCISE OF RELIGION—State Court Devalues Landlords' Constitutional Rights. <i>Attorney General v. Desilets</i> , 636 N.E.2d 233 (Mass. 1994) (Fall 1995), <i>George L. Opie</i>	20:181
FUTURE INTERESTS—CONTINGENT REMAINDERS—Unstated Conditions of Survivorship. <i>Evans v. Giles</i> , 83 Ill.2d 448, 415 N.E.2d 354 (1980) (1982), <i>Brian Dean Shore</i>	1982:313
If It's Not Too Much To Ask, Could You Please Shut Up? <i>Madsen v. Women's Health Ctr., Inc.</i> , 114 S. Ct. 2516 (1994) (Fall 1995), <i>Jennifer J. Seibring</i>	20:205
The Illinois Business Take-Over Act: Unconstitutional after <i>Edgar</i> , but Thoughtful Revision Should Lead to a Different Result. <i>Edgar v. Mite</i> , 102 S. Ct. 2629 (1982) (1983), <i>Leif Garrison</i>	1983:91
Illinois Supreme Court Misapplies the "Totality of the Circumstances" Test in Evaluating No-Knock Entries. <i>People v. Condon</i> , 592 N.E.2d 951 (Ill. 1992), <i>cert. denied</i> , 113 S. Ct. 1359 (1993), <i>T. David Purcell</i>	18:495
Illinois Unemployment Insurance: Re-Examining the Direct Interest Exception to the Labor Dispute Disqualification. <i>Dunaway v. Department of Labor</i> , 99 Ill. 2d 417, 459 N.E.2d 1332 (1984), <i>Thomas John Verticchio</i>	1984:511
IMPLIED WARRANTY OF HABITABILITY—PROTECTION FOR THE BUYER OF A USED HOME—Privity of Contract with the Builder Not Required. <i>Redarowicz v. Ohlendorf</i> , 92 Ill. 2d 171, 441 N.E.2d 324 (1982), <i>Bruce E. Beard</i>	1982:447
INHERITANCE ESTATE AND GIFT TAXES—ASSESSMENT—The Illinois Inheritance Tax Assessment Procedure Is Attacked by the Court but Upheld as Constitutional. <i>In re Estate of Barker</i> , 63 Ill. 2d 113, 345 N.E.2d 484 (1976) (1977), <i>Bob Hardwick</i>	1977:456
INTERNATIONAL LAW—The Right of Self-Defense and the Use of Armed Force Against States Aiding Insurgency. Military and Paramilitary Activities in and against Nicaragua (<i>Nicar. v. U.S.</i>), 1986 I.C.J. 14 (Judgment of June 27) (Spring 1987) <i>Martin A. Harry</i>	11:1289
INVALIDATION OF ILLINOIS' ANONYMOUS POLITICAL LITERATURE STATUTE—THE UNPROTECTED INTEREST IN AN INFORMED ELECTORATE— <i>People v. White</i> , 116 Ill. 2d 171, 506 N.E.2d 1284 (1987) (Spring 1988), <i>Thomas E. Leggans</i>	12:677
Involuntary Assignment of a Cause of Action for Bad Faith Failure to Settle Within the Policy Limits. <i>Phelan v. State Farm Mutual Automobile Insurance Co.</i> , 114 Ill. App. 3d 96, 448 N.E.2d 579 (1st Dist. 1983) (1984), <i>Gabriel Dumitrescu</i>	1984:365

JUROR IMPARTIALITY—Prejudicial Publicity: The Supreme Court Makes the Doctrine of Presumed Prejudice Unavailable to State Defendants on Habeas Corpus Proceedings. <i>Patton v. Yount</i> , 104 S. Ct. 2885 (1984) (1985), <i>Norman L. McGill</i>	1985:565
JUVENILE JUSTICE—Preventive Detention of Juveniles: Have They Held Your Child Today? <i>Schall v. Martin</i> , 104 S. Ct. 2403 (1984) (1985), <i>Michael O'Rourke</i>	1985:315
LABOR LAW—DEFERRAL TO ARBITRATION—The National Labor Relations Board Will No Longer Defer to Arbitration Cases That Involve Unfair Labor Practice Allegations Affecting Individual Rights under Section 7 of the Labor Management Relations Act. <i>General American Transportation Corp.</i> , 228 N.L.R.B. No. 102; 94 L.R.R.M. 1483 (1977) (1978), <i>Robert Pratscher</i>	1978:98
LABOR LAW—INJUNCTIONS—Allegation That Union Breached its No-Strike Obligation by Engaging in a Sympathy Strike Does Not Warrant Injunctive Relief. <i>Buffalo Forge Co. v. United Steelworkers</i> , 96 S. Ct. 3141 (1976) (1977), <i>T. Jeannine Garrett</i>	1977:263
The Lawyer's Duty to Report Another Lawyer's Misconduct. <i>In re Himmel</i> , 125 Ill. 2d 531, 533 N.E.2d 790 (1988) (Spring 1990), <i>William L. Hutton</i>	14:683
The Medical Malpractice Affidavit Requirement Is Here to Stay in Illinois. <i>Deluna v. St. Elizabeth's Hospital</i> , 147 Ill. 2d 57, 588 N.E.2d 1139 (1992) (Fall 1993), <i>N. LaDonna Smith</i>	18:269
MEDICAL MALPRACTICE—The Constitutionality of Statutory Caps on Noneconomic Damages. <i>Fein v. Permanente Medical Group</i> , 38 Cal. 3d 137, 695 P.2d 665, 211 Cal. Rptr. 368 (1985) (Summer 1987) <i>Susan Flanagan</i>	11:1269
MENTAL HEALTH—PROCEEDINGS AFTER ACQUITTAL BY REASON OF INSANITY—Judges Not Permitted to Issue Orders Directed to All NGRI's in Illinois. <i>People v. Roush</i> , 101 Ill. 2d 355, 462 N.E.2d 468 (1984), <i>Melissa Gasser</i>	1984:485
NEGLIGENT INFILCTION OF EMOTIONAL DISTRESS—Illinois Moves into the Zone of Danger. <i>Rickey v. Chicago Transit Authority</i> , 98 Ill. 2d 546, 457 N.E.2d 1 (1983) (1984), <i>Martin D. Hoke</i>	1984:497
A New Limitation on Indian Tribal Sovereignty: No Criminal Jurisdiction over Nonmember Indians. <i>Duro v. Reina</i> , 110 S. Ct. 2053 (1990) (Spring 1991), <i>Melanie P. Baise</i>	15:623
NUCLEAR POWER PLANTS—California Moratorium on Construction Not Preempted by Atomic Energy Act. <i>Pacific Gas & Electric Co. v. State Energy Resources Conservation & Development Commission</i> , 103 S. Ct. 1713 (1983), <i>Lee Beneze</i>	1984:183

Parent-Child Tort Immunity: The Supreme Court of Illinois Finally Gives this Doctrine the Attention it's Been Demanding. <i>Cates v. Cates</i> , 156 Ill. 2d 76, 619 N.E.2d 715 (1993) (Spring 1995), <i>Brenda K. Harmon</i>	19:633
The Parental Tort Immunity Doctrine Applied to Wrongful Death Actions: A Rule Without Reason. <i>Chamness v. Fairtrace</i> , 158 Ill. App. 3d 325, 511 N.E.2d 839 (5th Dist. 1987) (Fall 1988), <i>Stacey L. Ross</i>	13:175
PEREMPTORY CHALLENGES—The Exclusion of Blacks Form Petit Juries. <i>People v. Payne</i> , 99 Ill. 2d 135, 457 N.E.2d 1202 (1983), <i>cert. denied</i> , 105 S. Ct. 447 (1984) (1985), <i>David P. Ellington</i>	1985:135
POLICE OFFICERS—Officers May Not Be Compelled to Undergo Polygraph Examination: Polygraph Results Inadmissible in Administrative Proceedings. <i>Kaske v. City of Rockford</i> , 96 Ill. 2d 298, 450 N.E.2d 314 (1983) (1984), <i>Craig R. Reeves</i>	1984:205
PREMISES LIABILITY—The Exception That Swallowed the Rule. <i>Lee v. Chicago Transit Authority</i> , 605 N.E.2d 493 (Ill. 1992) <i>cert. denied</i> , 113 S. Ct. 2337 (1993) (Fall 1994), <i>Eric Carlson</i>	19:217
PRENATAL RIGHTS—The Intersection of Parental Immunity and Prenatal Rights: The "Nonfamily Activity" Exception or Traditional Concepts of Negligence? <i>Stallman v. Youngquist</i> , 129 Ill. App. 3d 859, 473 N.E.2d 400 (1st Dist. 1984) (1985), <i>Gregg R. Brown</i>	1985:749
PRESIDENTIAL IMMUNITY—Supreme Court Attaches Absolute Immunity to the Presidential Office. <i>Nixon v. Fitzgerald</i> , 102 S. Ct. 2690 (1982) (1983), <i>Kathryn Lindbeck</i>	1983:109
Probable Cause: The Abandonment of the Aguilar/Spinelli Standard and Further Evisceration of the Fourth Amendment. <i>Illinois v. Gates</i> , 103 S. Ct. 2317 (1983), <i>Robert Van Derhoff</i>	1983:261
PRODUCTS LIABILITY—Illinois Redefines the Standard of Merchantability for Food Products: Reasonable Expectations. <i>Jackson v. Nestle-Beich, Inc.</i> , 147 Ill. 2d 408, 589 N.E.2d 547 (1992) (Spring 1994), <i>Dane Getz</i>	18:637
PROFESSIONAL ETHICS—Supreme Court Gives First Amendment Protection to Lawyers' Targeted Direct-Mail Advertising. <i>Shapero v. Kentucky Bar Association</i> , 108 S. Ct. 1916 (1988) (Fall 1989), <i>Darren E. Daley</i>	14:103
PROPERTY—Implied Warranty of Habitability: Implied Warranty of Habitability Applies in All Residential Leases Regardless of the Existence of Housing or Building Codes. <i>Glasoe v. Trinkle</i> , 107 Ill. 2d 1, 479 N.E.2d 915 (1985) (Fall 1986) <i>Scott R. Schreiber</i>	11:185

"Property Damage" in Asbestos Litigation: The Insurer's Duty to Defend under the Comprehensive General Liability Policy. <i>United States Fidelity & Guar. Co. v. Wilkin Insulation Co.</i> , 578 N.E.2d 926 (Ill. 1991) (Fall 1992), <i>Daniel C. Jones</i>	17:155
PUNITIVE DAMAGES—WILFUL AND WANTON BREACH OF CONTRACT	
—ILLINOIS REJECTS THE EXTENSION OF TORT REMEDIES INTO CONTRACT CAUSES OF ACTION— <i>Morrow v. L.A. Goldschmidt Associates</i> , 112 Ill. 2d 87, 492 N.E.2d 181 (1986) (Winter 1988), <i>Pieter Noble Schmidt</i>	12:495
Questioning the Constitutional Distribution of War Powers in the Wake of the Iraqi Crisis and Operation Desert Shield/Storm. <i>Dellums v. Bush</i> , 752 F. Supp. 1141 (D.C. Cir. 1990) (Spring 1991), <i>Scott D. Clark</i>	15:669
REAL PROPERTY TAX LAW—TAX INCREMENT FINANCING —Illinois' Real Property Tax Increment Allocation Redevelopment Act Is a Constitutional Method of Eliminating Urban Blight. <i>People ex rel. City of Canton v. Crouch</i> , 79 Ill. 2d 356, 403 N.E.2d 242 (1980), <i>Pamela S. Lacey</i>	1980:465
Redefining the Right to Die in Illinois. <i>In re Estate of Longeway</i> , 133 Ill. 2d 33, 549 N.E.2d 292 (1989) (Summer 1991), <i>Jay B. Howd</i>	15:1261
Retroactive Application of Illinois Statute Eliminating Opportunity for Annual Parole Hearings Violates ex Post Facto Prohibitions. <i>Tiller v. Klincar</i> , 561 N.E.2d 576, cert. denied, 111 S. Ct. 688 (1991) (Winter 1993) <i>Sandra M. Fogel</i>	17:403
SCHOOLS—DISCIPLINARY SUSPENSION —Tenured Teachers Facing Suspension Afforded the Same Procedural Safeguards as Tenured Teachers Facing Dismissal. <i>Craddock v. Board of Education</i> , 81 Ill. 2d 28, 405 N.E.2d 794 (1980) (1981), <i>Neil S. Zweiban</i>	1981:117
SEARCH AND SEIZURE—AUTOMOBILE EXCEPTION —The Search of a Lawfully Stopped Vehicle Justifies the Search of Every Part of the Vehicle, Including Containers That May Conceal the Object of the Search. <i>United States v. Ross</i> , 456 U.S. 798 (1982) (1983), <i>Kevin L. Stafford</i>	1983:587
SEARCH AND SEIZURE—HOME ARREST —A Warrantless Home Arrest in the Absence of Exigent Circumstances Violates the Fourth Amendment. <i>Payton v. New York</i> , 445 U.S. 573 (1980) (1981), <i>Mark Anthony LaRose</i>	1981:101

SEARCH AND SEIZURE—HOME ARREST—Where Offense Occurs One and One-Half Hours Before Entry, Police Do Not Deliberately Delay, and Suspect Is Armed, Exigent Circumstances Render Warrantless Police Entry Constitutional. <i>People v. Abney</i> , 81 Ill. 2d 159, 407 N.E.2d 543 (1980) (1981), <i>Elizabeth L. Rodgers</i>	1981:313
Section 1983: Absolute Immunity for Police Perjury. <i>Briscoe v. Lahue</i> , 460 U.S. 325 (1983) (1984), <i>Terence J. Corrigan</i>	1984:687
Section 1983: Expanding State Liability in the Context of Third-Party Crimes. <i>Nishiyama v. Dickson County</i> , 814 F.2d 277 (6th Cir. 1987) (Winter 1989), <i>Brad A. Elward</i>	13:39
SELF-EMPLOYMENT TAX—Partnership Retirement Payments. <i>Brandschain v. Commissioner</i> , 80 T.C. 746 (1983) (1984), <i>Robert W. Brown, Jr.</i>	1984:349
SEVENTH CIRCUIT REJECTS THE “FRAUD CREATED THE MARKET” THEORY—Conflict Among the Circuits Widens. <i>Eckstein v. Balcor Film Investors</i> , 8 F.3d 1121 (7th Cir. 1993), <i>cert. denied</i> , 114 S. Ct. 883 (1994) (Fall 1994), <i>Jonathan A. Swanson</i>	19:245
SEX DISCRIMINATION IN HIGHER EDUCATION—The United States Supreme Court and a Bastion of Tradition. <i>Mississippi University for Women v. Hogan</i> , 102 S. Ct. 3331 (1982) (1983), <i>Deborah Barnes Rose</i>	1983:71
SHATTERING THE “REASONABLE WINDOW OF ANXIETY”—Recovery of Emotional Distress Damages for the Fear of Contracting AIDS. <i>Kerins v. Hartley</i> , 33 Cal. Rptr. 2d 172 (Cal. Ct. App. 1994) (Spring 1995), <i>Mark McAnulty</i>	19:661
The Sixth Amendment Right to Counsel: A Criminal Defendant's Right to Counsel of <i>Choice v. The Courts' Interest in Conflict-Free Representation</i> . <i>Wheat v. United States</i> , 486 U.S. 153 (1988) (Spring 1990), <i>Margaret J. Ryan</i>	14:657
SOCIAL WELFARE—FOSTER CARE, AID TO FAMILIES WITH DEPENDENT CHILDREN—The Illinois System Falls to Muddled Equal Protection Analysis. <i>Youakim v. Miller</i> , 431 F. Supp. 40 (N.D. Ill. 1976), <i>aff'd</i> , No. 76-1884 (7th Cir. Sept. 27, 1977), <i>review granted</i> , 46 U.S.L.W. 3513 (Feb. 21, 1978) (1978), <i>Robert Jacobini</i>	1978:113
<i>Soldal v. Cook County</i> : The Constitutional Tort of Moving a “Mobile” Home. <i>Soldal v. Cook County</i> , 113 S. Ct. 538 (1992) (Winter 1995), <i>C.E. Willoughby</i>	19:419
Square Pegs, Round Holes: HIV and the Americans With Disabilities Act. <i>Doe v. Kohn Nast & Graf, P.C.</i> , 862 F. Supp. 1310 (E.D.Pa. 1994) (Spring 1996), <i>Rhonda K. Jenkins</i>	20:637

The Supreme Court Confiscates an Unjust Weapon Used in the "War on Drugs." <i>Department of Revenue of Montana v. Kurth Ranch</i>	20:353
The Supreme Court Strikes a Blow Against Minority Criminal Defendants. <i>Georgia v. McCollum</i> , 112 S. Ct. 2348 (1992) (Fall 1993), <i>Fred Glassman</i>	18:255
"Takings" Under the Endangered Species Act: Habitat Modifications Not Included! (Winter 1996). <i>Sweet Home Chapter of Communities for a Great Oregon v. Babbitt</i> , 17 F.3d 1463 (D.C. Cir. 1994), <i>M. Yvonne Morris</i>	20:367
Title VII and Mixed Motives—Too Little Too Late? <i>Price Waterhouse v. Hopkins</i> , 109 S. Ct. 1775 (1989) (Fall 1990), <i>Diane L. Hoadley</i>	15:167
TORT DAMAGES—WRONGFUL BIRTH—Illinois Appellate Court, First District, Allows Parents to Recover Costs of Rearing a Child. <i>Cockrum v. Baumgartner</i> , 99 Ill. App. 3d 271, 425 N.E.2d 968 (1st Dist. 1981), <i>appeal docketed</i> , No. 55733 (Ill. Feb. 2, 1982) (1982), <i>Laurie M. Judd</i>	1982:111
TORT LAW—Contribution: Determining a Basis for the Culpability of Dram Shops. <i>Hopkins v. Powers</i> , 113 Ill. 2d 206, 497 N.E.2d 757 (1986) (Winter 1987) <i>John C. Torjesen</i>	11:427
TORT LAW—The Claim of Seduction in Missouri. <i>Parker v. Bruner</i> , 686 S.W.2d 483 (Mo. Ct. App. 1984) (Winter 1987), <i>Thomas B. Waltrip</i>	11:445
TORT LAW—The Manufacturer's and Pharmacist's Duty to Warn Consumers of Risks and Side Effects of Prescription Drugs. <i>Leesley v. West</i> , 165 Ill. App. 3d 135, 518 N.E.2d 758 (2d Dist. 1988) (Summer 1989), <i>Louis P. Milot</i>	13:1003
Tort Liability: California Abolishes the Landowner's Immunity for Harm Outside the Premises Caused by Natural Conditions. <i>Sprecher v. Adamson Companies</i> , 30 Cal. 3d 358, 636 P.2d 1121, 178 Cal. Rptr. 783 (1981) (1983), <i>John Benham</i>	1983:247
TORTS—Municipal Corporation Has Duty to Protect Business Invitee from Criminal Attacks by Third Party. <i>Comastro v. Village of Rosemont</i> , 122 Ill. App. 3d 405, 461 N.E.2d 616 (1st Dist. 1984) (1985), <i>Edward T. Collins</i>	1985:547
TORTS—NEGLIGENT INJURY TO PARENTS—The Case for the Child's Right to Recover for Loss of Parental Society and Companionship. <i>Mueller v. Hellrung Construction Co.</i> , 107 Ill. App. 3d 337, 437 N.E.2d 789 (5th Dist.), <i>leave to appeal denied</i> , 91 Ill. 2d 571 (1982), <i>Michele Chandler Dore</i>	1982:557

TORTS—SCHOOL TORT IMMUNITY—Teachers and School Districts Are Immune from Liability for Mere Negligence by Reason of <i>in Loco Parentis</i> Status That Is Conferred upon Educators by Section 24-24 of the Illinois School Code. <i>Kobylanski v. Chicago Board of Education</i> , 63 Ill. 2d 165, 347 N.E.2d 705 (1976), <i>James Vogler</i>	1976:592
Treating Physicians: Fact or Fiction under Illinois Supreme Court Rule 220. <i>Tzystuck v. Chicago Transit Authority</i> , 124 Ill. 2d 226, 529 N.E.2d 525 (1988) (Fall 1989), <i>Terry D. Charlton</i>	14:143
"Up Against the Wall": Municipal Liability for Police Brutality under Respondeat Superior. <i>Osborne v. Lyles</i> , N.E.2d 825 (Ohio 1992) (Spring 1994), <i>Julie M. Marcus</i>	18:655
The Use of Future Inflation in Calculating Damages for Lost Future Earnings. <i>Stringham v. United Parcel Service</i> 181 Ill. App. 3d 313, 356 N.E.2d 1292 (2d Dist. 1989) (Winter 1991), <i>Charles A. Pierce</i>	15:353
Workers' Compensation and Contribution in Illinois: Punching A Hole in the <i>Kotecki</i> Ceiling. <i>Herington v. J.S. Alberici Constr. Co.</i> , 639 N.E.2d 907 (Ill. App. Ct. 5th Dist. 1994) (Spring 1996), <i>Robert W. Schmieder, II</i>	20:651

CASES NOTED

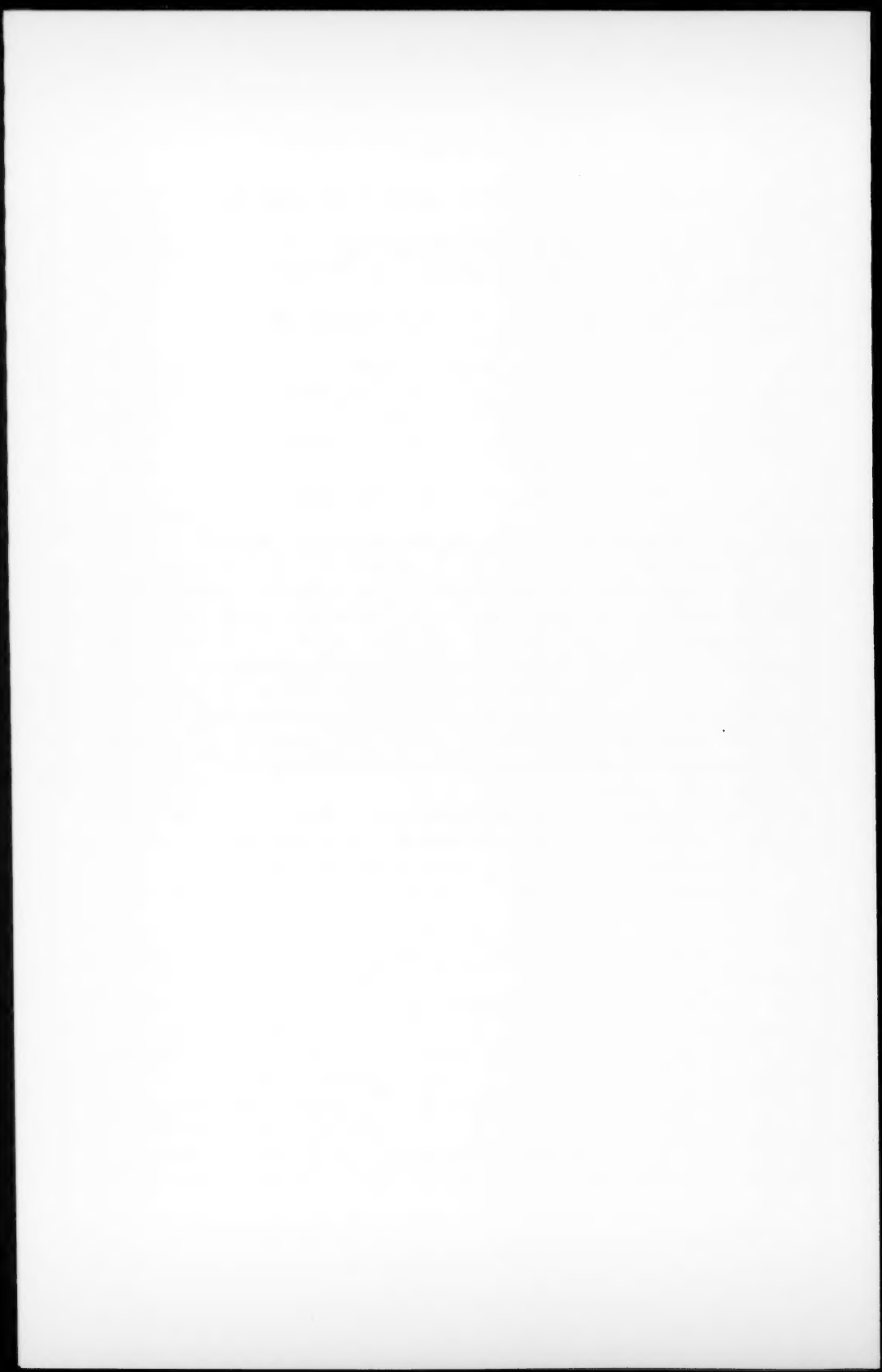
<i>Ambach v. Norwich</i> , 441 U.S. 68 (1979)	1980:107
<i>Attorney General v. Desilets</i> , 636 N.E.2d 233 (Mass. 1994) (Fall 1995)	20:181
<i>In re Estate of Barker</i> , 63 Ill. 2d 113, 345 N.E.2d 484 (1976) (1977)	1977:456
<i>Baumgartner v. First Church of Christ, Scientist</i> , 141 Ill. App. 3d 898, 490 N.E.2d 1319 (1st Dist. 1986) (Winter 1989)	13:411
<i>Baxter v. Palmigiano</i> , 96 S. Ct. 1551 (1976)	1976:555
<i>Beard v. O'Neal</i> , 728 F.2d 894 (7th Cir.), cert. denied, 105 S. Ct. 104 (1984)	1985:97
<i>Board of Education of Westside Community Schools v. Mergens</i> , 110 S. Ct. 2356 (1990)	16:531
<i>Boureslan v. Aramco</i> , 892 F.2d 1271 (5th Cir. 1990) (Spring 1991)	15:645
<i>Bowers v. Hardwick</i> , 106 S. Ct. 2841 (1986) (Summer 1987)	11:1305
<i>Brandschain v. Commissioner</i> , 80 T.C. 746 (1983) (1984)	1984:349
<i>Briscoe v. Lahue</i> , 460 U.S. 325 (1983) (1984)	1984:687
<i>Buffalo Forge Co. v. United Steelworkers</i> , 96 S. Ct. 3141 (1976) (1977)	1977:263
<i>Carter v. Brodrick</i> , 644 P.2d 850 (Alaska 1982) (1983)	1983:57
<i>Cates v. Cates</i> , 156 Ill. 2d 76, 619 N.E.2d 715 (1993) (Spring 1995)	19:633
<i>Chamness v. Fairtrace</i> , 158 Ill. App. 3d 325, 511 N.E.2d 839 (5th Dist. 1987) (Fall 1988)	13:175
<i>Choice v. The Courts' Interest in Conflict-Free Representation. Wheat v. United States</i> , 486 U.S. 153 (1988) (Spring 1990)	14:657
<i>Cockrum v. Baumgartner</i> , 99 Ill. App. 3d 271, 425 N.E.2d 968 (1st Dist. 1981), appeal docketed, No. 55733 (Ill. Feb. 2, 1982) (1982)	1982:111
<i>Comastro v. Village of Rosemont</i> , 122 Ill. App. 3d 405, 461 N.E.2d 616 (1st Dist. 1984) (1985)	1985:547
<i>Coney v. J.L.G. Industries, Inc.</i> , 97 Ill. 2d 104, 454 N.E.2d 197 (1983)	1983:567
<i>County of Riverside v. McLaughlin</i> , 111 S. Ct. 1661 (1991) (Spring 1993)	17:637
<i>Craddock v. Board of Education</i> , 81 Ill. 2d 28, 405 N.E.2d 794 (1980) (1981)	1981:117
<i>In re Cutrone</i> , 112 Ill. 2d 261, 492 N.E.2d 1297 (1986) (Fall 1987)	12:267
<i>Davis v. United States</i> , 110 S. Ct. 2014 (1990) (Winter 1991)	15:373
<i>Dellums v. Bush</i> , 752 F. Supp. 1141 (D.C. Cir. 1990) (Spring 1991)	15:669
<i>Deluna v. St. Elizabeth's Hospital</i> , 147 Ill. 2d 57, 588 N.E.2d 1139 (1992) (Fall 1993)	18:269

<i>Department of Revenue of Montana v. Kurth Ranch</i> , 114 S. Ct. 1937 (1994) (Winter 1996)	20:353
<i>Doe v. Kohn Nast & Graf, P.C.</i> , 862 F. Supp. 1310 (E.D.Pa. 1994) (Spring 1996)	20:637
<i>Dunaway v. Department of Labor</i> , 99 Ill. 2d 417, 459 N.E.2d 1332 (1984)	1984:511
<i>Duro v. Reina</i> , 110 S. Ct. 2053 (1990) (Spring 1991)	15:623
<i>Eckstein v. Balcor Film Investors</i> , 8 F. 3d 1121 (7th Cir. 1993), <i>cert. denied</i> , 114 S. Ct. 883 (1994) (Fall 1994)	19:245
<i>Edgar v. Mite</i> , 102 S. Ct. 2629 (1982) (1983)	1983:91
<i>Evans v. Giles</i> , 83 Ill.2d 448, 415 N.E.2d 354 (1980) (1982)	1982:313
<i>Exxon Corp. v. Central Gulf Lines Inc.</i> , 111 S. Ct. 2071 (Fall 1992)	17:173
<i>F.C.C. v. Midwest Video Corp.</i> , 99 S. Ct. 1435 (1979) (1980)	1980:125
<i>Faretta v. California</i> , 422 U.S. 806 (1975) (1976)	1976:271
<i>Fein v. Permanente Medical Group</i> , 38 Cal. 3d 137, 695 P.2d 665, 211 Cal. Rptr. 368 (1985)	11:1269
<i>Florida ex rel. Shevin v. Exxon Corp.</i> , 526 F.2d 266 (5th Cir. 1976)	1976:527
<i>Frandsen v. Brotherhood of Railway, Airline and Steamship Clerks</i> , 782 F.2d 674 (7th Cir. 1986) (Winter 1988)	12:479
<i>In re Friedman</i> , 76 Ill. 2d 392, 293 N.E.2d 1333 (1979)	1979:621
<i>Fulminante v. Arizona</i> , 111 S. Ct. 1246 (1991) (Spring 1993)	17:621
<i>General American Transportation Corp.</i> , 228 N.L.R.B. No. 102; 94 L.R.R.M. 1483 (1977) (1978)	1978:98
<i>Georgia v. McCollum</i> , 112 S. Ct. 2348 (1992) (Fall 1993)	18:255
<i>Glasoe v. Trinkle</i> , 107 Ill. 2d 1, 479 N.E.2d 915 (1985)	11:185
<i>In re Haymer</i> , 115 Ill. App. 3d 349, 450 N.E.2d 940 (1983) (1984)	1984:385
<i>Herington v. J.S. Alberici Constr. Co.</i> , 639 N.E.2d 907 (Ill. App. Ct. 5th Dist. 1994) (Spring 1996)	20:651
<i>In re Himmel</i> , 125 Ill. 2d 531, 533 N.E.2d 790 (1988) (Spring 1990)	14:683
<i>Hopkins v. Powers</i> , 113 Ill. 2d 206, 497 N.E.2d 757 (1986)	11:427
<i>Illinois v. Gates</i> , 103 S. Ct. 2317 (1983)	1983:261
<i>Illinois v. General Electric Co.</i> , 683 F.2d 206 (7th Cir. 1982), <i>cert. denied</i> sub nom. <i>Hartigan v. Co.</i> , 103 S. Ct. 1891 (1983) (1982)	1982:575
<i>Illinois v. Perkins</i> , 110 S. Ct. 2394 (1990)	16:197
<i>Jackson v. Nestle-Beich, Inc.</i> , 147 Ill. 2d 408, 589 N.E.2d 547 (1992) (Spring 1994)	18:637
<i>Jones v. Barnes</i> , 103 S. Ct. 3308 (1983) (1984)	1984:167
<i>Kaske v. City of Rockford</i> , 96 Ill. 2d 298, 450 N.E.2d 314 (1983) (1984)	1984:205
<i>Kerins v. Hartley</i> , 33 Cal. Rptr. 2d 172 (Cal. Ct. App. 1994) (Spring 1995)	19:661

<i>Kobylanski v. Chicago Board of Education</i> , 63 Ill. 2d 165, 347 N.E.2d 705 (1976)	1976:592
<i>Kujawinski v. Kujawinski</i> , 71 Ill. 2d 563, 376 N.E.2d 1382 (1978)	1978:598
<i>Lee v. Chicago Transit Authority</i> , 605 N.E.2d 493 (Ill. 1992) <i>cert. denied</i> , 113 S. Ct. 2337 (1993) (Fall 1994)	19:217
<i>Leesley v. West</i> , 165 Ill. App. 3d 135, 518 N.E.2d 758 (2d Dist. 1988) (Summer 1989)	13:1003
<i>In re Estate of Longeway</i> , 133 Ill. 2d 33, 549 N.E.2d 292 (1989) (Summer 1991)	15:1261
<i>Lyng v. International Union, United Automobile, Aerospace and Agricultural Implement Workers of America, UAW</i> , 108 S. Ct. 1184 (1988) (Summer 1989)	13:1025
<i>Madsen v. Women's Health Ctr., Inc.</i> , 114 S. Ct. 2516 (1994) (Fall 1995)	20:205
<i>Mangini v. R.J. Reynolds Tobacco Co.</i> , 21 Cal Rptr. 2d 323, (Cal. Ct. App. 1993), <i>aff'd</i> , 875 P.2d 73 (Cal. 1994) (Winter 1995)	19:405
<i>Miner v. Gillette Co.</i> , 87 Ill. 2d 7, 428 N.E.2d 478 (1981) <i>cert. granted</i> 456 U.S. 914, <i>appeal dismissed</i> , 103 S. Ct. 484 (1982) (1983)	1983:379
<i>Mississippi University for Women v. Hogan</i> , 102 S. Ct. 3331 (1982) (1983)	1983:71
<i>Monell v. Department of Social Services</i> , 436 U.S. 658 (1978) (1979)	1979:159
<i>Morrow v. L.A. Goldschmidt Associates</i> , 112 Ill. 2d 87, 492 N.E. 2d 181 (1986) (Winter 1988)	12:495
<i>Mueller v. Hellrung Construction Co.</i> , 107 Ill. App. 3d 337, 437 N.E.2d 789 (5th Dist.), <i>leave to appeal denied</i> , 91 Ill. 2d 571 (1982)	1982:557
<i>New York v. Quarles</i> , 104 S. Ct. 2626 (1984) (1985)	1985:735
<i>Nicar. v. U.S.</i> , 1986 I.C.J. 14 (Judgment of June 27)	11:1289
<i>Nishiyama v. Dickson County</i> , 814 F.2d 277 (6th Cir. 1987) (Winter 1989)	13:395
<i>Nixon v. Fitzgerald</i> , 102 S. Ct. 2690 (1982) (1983)	1983:109
<i>Omaha v. Buffkins</i> , 922 F.2d 465 (8th Cir. 1990), <i>cert. denied</i> , 112 S. Ct. 273 (1991) (Spring 1992)	16:741
<i>Osborne v. Lyles</i> , N.E.2d 825 (Ohio 1992) (Spring 1994)	18:655
<i>Pacific Gas & Electric Co. v. State Energy Resources Conservation & Development Commission</i> , 103 S. Ct. 1713 (1983)	1984:183
<i>Parker v. Bruner</i> , 686 S.W.2d 483 (Mo. Ct. App. 1984) (Winter 1987)	11:445
<i>Patton v. Yount</i> , 104 S. Ct. 2885 (1984) (1985)	1985:565
<i>Payton v. New York</i> , 445 U.S. 573 (1980) (1981)	1981:101
<i>Peel v. Attorney Registration and Disciplinary Comm'n</i> , 110 S. Ct. 2281 (1990) (Winter 1991)	15:391

<i>People ex rel. City of Canton v. Crouch</i> , 79 Ill. 2d 356, 403 N.E.2d 242 (1980)	1980:465
<i>People v. Abney</i> , 81 Ill. 2d 159, 407 N.E.2d 543 (1980) (1981)	1981:313
<i>People v. Condon</i> , 592 N.E.2d 951 (Ill. 1992), <i>cert. denied</i> , 113 S. Ct. 1359 (1993)	18:495
<i>People v. Larsen</i> , 74 Ill. 2d 348, 385 N.E.2d 679, <i>cert. denied</i> , 100 S. Ct. 220 (1979)	1979:633
<i>People v. Payne</i> , 99 Ill. 2d 135, 457 N.E.2d 1202 (1983), <i>cert. denied</i> , 105 S. Ct. 447 (1984) (1985)	1985:135
<i>People v. Roush</i> , 101 Ill. 2d 355, 462 N.E.2d 468 (1984)	1984:485
<i>People v. Stout</i> , 106 Ill. 2d 77, 477 N.E.2d 498 (1985) (Fall 1986)	11:153
<i>People v. Viser</i> , 62 Ill. 2d 568, 343 N.E.2d 903 (1975) (1976)	1976:575
<i>People v. White</i> , 116 Ill. 2d 171, 506 N.E.2d 1284 (1987) (Spring 1988)	12:677
<i>Phelan v. State Farm Mutual Automobile Insurance Co.</i> , 114 Ill. App. 3d 96, 448 N.E.2d 579 (1st Dist. 1983) (1984)	1984:365
<i>In re Marriage of Presson</i> , 102 Ill. 2d 303, 465 N.E.2d 85 (1984) (1985)	1985:335
<i>Price Waterhouse v. Hopkins</i> , 109 S. Ct. 1775 (1989) (Fall 1990)	15:167
<i>Quinn v. Sigma Rho Chapter of Beta Theta Pi Fraternity</i> , 155 Ill. App. 3d 231, 507 N.E.2d 1193 (4th Dist. 1987) (Spring 1988)	12:695
<i>R.A. V. v. St. Paul</i> , 112 S. Ct. 2538 (1992) (Winter 1994)	18:481
<i>Redarowicz v. Ohlendorf</i> , 92 Ill. 2d 171, 441 N.E.2d 324 (1982)	1982:447
<i>Rickey v. Chicago Transit Authority</i> , 98 Ill. 2d 546, 457 N.E.2d 1 (1983) (1984)	1984:497
<i>Schall v. Martin</i> , 104 S. Ct. 2403 (1984) (1985)	1985:315
<i>Shapero v. Kentucky Bar Association</i> , 108 S. Ct. 1916 (1988) (Fall 1989)	14:103
<i>Smith v. Board of School Commissioners</i> , 827 F.2d 684 (11th Cir. 1987) (Fall 1988)	13:153
<i>Soldal v. Cook County</i> , 113 S. Ct. 538 (1992) (Winter 1995)	19:419
<i>Sprecher v. Adamson Companies</i> , 30 Cal. 3d 358, 636 P.2d 1121, 178 Cal. Rptr. 783 (1981) (1983)	1983:247
<i>Stallman v. Youngquist</i> , 129 Ill. App. 3d 859, 473 N.E.2d 400 (1st Dist. 1984) (1985)	1985:749
<i>Stringham v. United Parcel Service</i> 181 Ill. App. 3d 313, 356 N.E.2d 1292 (2d Dist. 1989) (Winter 1991)	15:353
<i>Sweet Home Chapter of Communities for a Great Oregon v. Babbitt</i> , 17 F.3d 1463 (D.C. Cir. 1994)	20:367
<i>Tennessee v. Garner</i> , 105 S. Ct. 1694 (1985) (Fall 1986)	11:171
<i>Thermtron Products, Inc. v. Hermansdorfer</i> , 423 U.S. 336 (1976)	1976:541

<i>Tiller v. Klincar</i> , 561 N.E.2d 576, <i>cert. denied</i> , S. Ct. 688 (1991) (Winter 1993)	17:403
<i>Torres v. Walsh</i> , 98 Ill. 2d 338, 456 N.E.2d 601 (1983)	1983:395
<i>Tzystuck v. Chicago Transit Authority</i> , 124 Ill. 2d 226, 529 N.E.2d 525 (1988) (Fall 1989)	14:143
<i>United States Fidelity & Guar. Co. v. Wilkin Insulation Co.</i> , 578 N.E.2d 926 (Ill. 1991) (Fall 1992)	17:155
<i>United States v. Leon</i> , 104 S. Ct. 3405 (1984) (1985)	1985:113
<i>United States v. Roberts</i> , 515 F.2d 642 (2d Cir. 1975) (1976)	1976:260
<i>United States v. Ross</i> , 456 U.S. 798 (1982) (1983)	1983:587
<i>United States v. Williams</i> , 928 F.2d 145 (5th Cir.) <i>cert. denied</i> , 112 S. Ct. 58 (1991) (Spring 1992)	16:727
<i>In re Estate of Van Duser</i> , 19 Ill. App. 2d 1022, 313 N.E.2d 228 (1st Dist. 1974) (1976)	1976:287
<i>Village of Hoffman Estates v. Flipside, Hoffman Estates, Inc.</i> , 102 S. Ct. 1186 (1982)	1982:431
<i>Wallace v. Jaffree</i> , 105 S. Ct. 2479 (1985)	1985:585
<i>Ward v. K-Mart Corp.</i> , 136 Ill. 2d 132, 554 N.E.2d 223 (1990) (Summer 1992)	16:179
<i>Wards Cove Packing Co. v. Atonio</i> , 109 S. Ct. 2115 (1989) (Fall 1990)	15:187
<i>Whitaker v. Lian Feng Machine Co.</i> , 156 Ill. App. 3d 316, 509 N.E.2d 591 (1st Dist. 1987) (Fall 1989)	14:123
<i>In re Marriage of Wilder</i> , 122 Ill. App. 3d 338, 461 N.E.2d 447 (1st Dist. 1983) (1985)	1985:285
<i>In Re Estate of Wilson</i> , 81 Ill. 2d 349, 410 N.E.2d 23 (1980)	1980:355
<i>Youakim v. Miller</i> , 431 F. Supp. 40 (N.D. Ill. 1976), <i>aff'd</i> , No. 76-1884 (7th Cir. Sept. 27, 1977), <i>review granted</i> , 46 U.S.L.W. 3513 (Feb. 21, 1978) (1978)	1978:113



SYMPOSIA/SPECIAL ISSUES

AGRICULTURAL LAW SYMPOSIUM

Introduction (1977)	1977:299
Surface Owner Consent Laws: The Agricultural Enterprise Versus Surface Mining for Coal (1977)	1977:303
The Technical and Economic Aspects of Weather Modification: A Background for Lawyers (1977)	1977:326
Illinois Farm Tenancy—Static or Evolving? (1977)	1977:359
Planning Agricultural Estates: The Impact of Estate and Gift Tax Sections of the 1976 Tax Reform Act (1977)	1977:393

SPECIAL ISSUE: GLOBAL WARMING

Foreword: The Case for a Strategic Environment Initiative—A Comprehensive Plan to Confront the World's Environmental Threats (Winter 1990)	14:163
Assessing the Greenhouse Challenge (Winter 1990)	14:169
Policy Responses to Global Warming (Winter 1990)	14:187
The Intergovernment Panel on Climate Change: Taking the First Steps Towards a Global Response (Winter 1990)	14:231
Climate Change and the Developing World (Winter 1990)	14:257

SYMPOSIUM: GENDER BIAS IN LEGAL EDUCATION

Integrating Non-Sexist/Racist Perspectives Into Traditional Course and Clinical Settings (Spring 1990)	14:471
Hiring Women (Spring 1990)	14:487
Non-Sexist Teaching Techniques in Substantive Law Courses (Spring 1990)	14:507
Gender Bias in the Classroom (Spring 1990)	14:527
Gender Bias in Legal Education—An Annotated Bibliography (Spring 1990)	14:545

SPECIAL ISSUE: IRAQI SYMPOSIUM

The Iraqi Crisis: Legal and Socio-Economic Dimensions. (Spring 1991) Forward	15:411
The Iraqi Sanctions: Something Old, Something New (Spring 1991) . .	15:413
The Iraqi Invasion of Kuwait: The U.N. Response (Spring 1991) . .	15:431
Enforcing the Prohibition on the Use of Force: The U.N.'s Response to Iraq's Invasion of Kuwait (Spring 1991)	15:453
The Maritime Dimension of Operation Desert Shield (Spring 1991) . .	15:487

Arab Opinion, U.S. Foreign Policy, and the Persian Gulf (Spring 1991)	15:501
The Ideology of Arab Nationalism and the Persian Gulf Crisis. (Spring 1991)	15:511
Oil Price Shocks, Antitrust and Politics: The Supply of Petroleum and the Demand for Regulation (Spring 1991)	15:529
The Iraqi Invasion, Oil Price Behavior and U.S. Energy Policy (Spring 1991)	15:541
Selected Proceedings: The Law of War (Spring 1991)	15:563

SYMPOSIUM: THE BILL OF RIGHTS: AN HISTORICAL PERSPECTIVE ORIGINS OF THE BILL OF RIGHTS

Liberty Versus Authority: The Eternal Conflict in Government(Winter 1992)	16:213
Some Problems With "Origins" (Winter 1992)	16:233
The States and the U.S. Bill of Rights (Winter 1992)	16:251
Comments on John P. Kaminski's "Liberty Versus Authority" (Winter 1992)	16:263

The Bill of Rights and the Unwritten Constitution

The Bill of Rights, Social Contract Theory and the Rights "Retained" by the People (Winter 1992)	16:267
Natural Rights and Positive Law: A Comment on Professor McAfee's Paper (Winter 1992)	16:307
The Natural Rights Basis of the Ninth Amendment: A Reply to Professor McAfee (Winter 1992)	16:313
Natural Rights, Positivism and the Ninth Amendment: A Response to McAfee (Winter 1992)	16:327

The Creation and Reconstruction of the Bill of Rights

The Creation and Reconstruction of the Bill of Rights (Winter 1992)	16:337
The Ten Amendments as a Declaration of Rights (Winter 1992)	16:351
Akhil Amar: Elitist Populist and Anti-Textual Textualist (Winter 1992)	16:397

SPECIAL FOCUS: JUDICIAL SELECTION

How Should We Select Judges in a Free Society? (Spring 1992)	16:547
Judicial Discretion and the Senate's Role in Judicial Selection: Questioning Supreme Court Nominees (Spring 1992)	16:557

IN MEMORIAM: REED DICKERSON

Introduction (Spring 1992)	16:581
Reed Dickerson's Contribution to SIU's School of Law (Spring 1992)	16:585
Advice from the Consummate Draftsman: Reed Dickerson on Statutory Interpretation (Spring 1992)	16:591
Reed Dickerson's Originalism—What it Contributes to Contemporary Constitutional Debate (Spring 1992)	16:617

SYMPOSIUM: OLIVER WENDELL HOLMES, JR.: THE JUDGING YEARS

The Antitrust Philosophy of Justice Holmes (Winter 1994)	18:283
Holmes on Legal Method: The Predictive Theory of Law as an Instance of Scientific Method (Winter 1994)	18:329
Holmes's Constitutional Jurisprudence (Winter 1994)	18:347
Holmes's Early Constitutional Law Theory and its Application in Taking Cases on the Massachusetts Supreme Judicial Court (Winter 1994)	18:357

SYMPOSIUM: PEACEKEEPER OR PEACEMAKER? THE U.S. ROLE IN U.N.**PEACEKEEPING MISSIONS**

Peacekeeping in the Post War Era. (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions.) (Fall 1994)	19:107
What Ever Happened to the New World Order? (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions.) (Fall 1994)	19:113
The Evolving U.S. Policy for Peace Operations. (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions.) (Fall 1994)	19:119
Peace-Making and Security Council Powers: Bosnia-Herzegovina Raises International and Constitutional Questions. (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions.) (Fall 1994)	19:131
Nationalism, Boundaries, and the Bosnian War: Another Perspective. (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions.) (Fall 1994)	19:153

SYMPOSIUM: BROWN V. BOARD OF EDUCATION

The Brown Symposium—An Introduction (Fall 1995)	20:1
The Haunting Presence of the Opinion in <i>Brown v. Board of Education</i> . (Fall 1995)	20:3

<i>Brown v. Board of Education</i> : A Substitute Opinion (Fall 1995)	20:15
<i>Brown v. Board</i> : Revisited (Fall 1995)	20:19
<i>Brown v. Board of Education</i> : A Revised Opinion (Fall 1995)	20:41
<i>Brown, Bolling, & Originalism</i> : Why Ackerman and Posner (Among Others) Are Wrong (Fall 1995)	20:53
An Alternative Originalist Opinion for <i>Brown v. Board of Education</i> (Fall 1995)	20:75
A Dissenting Opinion to <i>Brown</i> (Fall 1995)	20:93
<i>Brown</i> and the Doctrine of Precedent: A Concurring Opinion (Fall 1995)	20:99
Forty Years in the Desert (Fall 1995)	20:109

SURVEYS OF ILLINOIS LAW
HIRAM H. LESAR SURVEY OF ILLINOIS LAW

SURVEY ISSUE (SPRING 1987)

Foreword	11:495
Civil Procedure	11:497
Commercial Law	11:525
Criminal Law	11:577
Criminal Procedure	11:631
Family Law	11:741
Legal Ethics	11:829
Legal Research Tools	11:857
Natural Resources Law	11:885
Property	11:915
Real Estate Finance	11:941
Torts	11:1001
Trusts and Estates	11:1111

SURVEY ISSUE (SUMMER 1988)

Foreword	12:731
Civil Procedure	12:733
Commercial Law	12:763
Corporations	12:809
Criminal Procedure	12:839
Environmental Law	12:913
Ethics—Proposed Changes to the Illinois Code of Professional	
Responsibility	12:933
Evidence	12:967
Insurance Law	12:1013
Municipal Corporations	12:1045
Tort Developments	12:1085
Trusts and Estates	12:1143
Real Estate Finance	12:1157

SURVEY ISSUE (SPRING 1989)

Civil Procedure	13:429
Commercial Law	13:451
Criminal Procedure	13:511
Employment Law	13:565
Evidence	13:619
Illinois Natural Resources Law	13:653

Research Tools	13:683
Torts	13:723
Trusts & Estates	13:765
Workers' Compensation	13:779

SURVEY ISSUE (SUMMER 1990)

Survey of Illinois Law-Civil Procedure	14:699
Survey of Illinois Law-Contracts	14:739
Survey of Illinois Law-Corporate Law	14:783
Survey of Illinois Law-Criminal Law	14:813
Survey of Illinois Law-Criminal Procedure	14:875
Survey of Illinois Law-Evidence	14:983
Survey of Illinois Law-Family Law	14:1007
Survey of Illinois Law-Insurance	14:1057
Survey of Illinois Law-Professional Liability	14:1125
Survey of Illinois Law-Property	14:1187
Survey of Illinois Law-Real Estate Finance	14:1223
Survey of Illinois Law-Tort Developments	14:1257
Survey of Illinois Law-Trusts and Estates	14:1303

SURVEY ISSUE (SUMMER 1991)

Survey of Illinois Law-Civil Procedure	15:685
Survey of Illinois Law-Commercial Law	15:743
Survey of Illinois Law-Criminal Law	15:785
Survey of Illinois Law-Criminal Procedure	15:861
Survey of Illinois Law-Environmental Law	15:975
Survey of Illinois Law-Evidence	15:997
Survey of Illinois Law-Municipal Corporations	15:1021
Survey of Illinois Law-Professional Responsibility	15:1055
Survey of Illinois Law-Property	15:1079
Survey of Illinois Law-Tort Developments	15:1111
Survey of Illinois Law-Trusts and Estates	15:1191
Survey of Illinois Law-Workers' Compensation	15:1209

SURVEY ISSUE (SUMMER 1992)

Survey of Illinois Law: An Annotated Bibliography of Legal Research Tools	16:767
Survey of Illinois Law: Civil Procedure	16:807
Survey of Illinois Law: Criminal Procedure	16:841
Survey of Illinois Law: Health Care	16:879
Survey of Illinois Law: Insurance	16:899
Survey of Illinois Law: Natural Resources	16:953

1996]	Surveys	127
-------	---------	-----

Survey of Illinois Law: Professional Responsibility	16:975
Survey of Illinois Law: Real Estate Finance	16:999
Survey of Illinois Law: Tort Developments	16:1039

SURVEY ISSUE (SUMMER 1993)

Survey of Illinois Law: Civil Procedure	17:655
Survey of Illinois Law: Commercial Law	17:719
Survey of Illinois Law: Corporate Law	17:769
Survey of Illinois Law: Criminal Law and Procedure	17:793
Survey of Illinois Law: Employment Law	17:823
Survey of Illinois Law: Environmental Law	17:853
Survey of Illinois Law: Evidence	17:873
Survey of Illinois Law: Family Law	17:903
Survey of Illinois Law: Property	17:937
Survey of Illinois Law: Tort Developments	17:961
Survey of Illinois Law: Workers' Compensation	17:985

SURVEY ISSUE (SUMMER 1994)

Survey of Illinois Law: Administrative Law	18:673
Survey of Illinois Law: Civil Procedure	18:699
Survey of Illinois Law: Contract Law	18:723
Survey of Illinois Law: Criminal Law and Procedure	18:747
Survey of Illinois Law: Environmental Law	18:791
Survey of Illinois Law: Evidence	18:819
Survey of Illinois Law: Health Care	18:851
Survey of Illinois Law: Insurance	18:877
Survey of Illinois Law: Natural Resources	18:927
Survey of Illinois Law: Tort Developments	18:949
Survey of Illinois Law: Trusts and Estates	18:973

SURVEY ISSUE (SUMMER 1995)

Survey of Illinois Law: Civil Procedure	19:683
Survey of Illinois Law: Criminal Law and Procedure	19:707
Survey of Illinois Law: Education Law	19:761
Survey of Illinois Law: Evidence	19:801
Survey of Illinois Law: Family Law	19:819
Survey of Illinois Law: Intellectual Property Law Developments	19:855
Survey of Illinois Law: Local Government	19:877
Survey of Illinois Law: Tort Developments	19:945
Survey of Illinois Law: Property	19:923
Survey of Illinois Law: Workers' Compensation	19:999

SURVEY ISSUE (SUMMER 1996)

Survey of Illinois Law: Administrative Law	20:667
Survey of Illinois Law: Civil Procedure	20:697
Survey of Illinois Law: Criminal Law and Procedure	20:747
Survey of Illinois Law: Evidence	20:819
Survey of Illinois Law: Health Law	20:839
Survey of Illinois Law: Insurance	20:883
Survey of Illinois Law: Tort Developments	20:915
Survey of Illinois Law: Trusts and Estates	20:959
Survey of Illinois Law: Workers' Compensation	20:995

SUBJECT INDEX

ABDUCTION

International Kidnapping or Justifiable Seizure? (Fall 1992) 17:317

ABORTION

The "Right" to an Abortion, the Scope of Fourteenth Amendment "Personhood," and the Supreme Court's Birth Requirement (1979) 1979:1

ACCOUNTANTS

The S & L Crisis: Should Accountants Be Held Accountable? (Winter 1993) 17:365

ACQUAINTANCE RAPE

The Admissibility of Other-Crimes Evidence in Acquaintance-Rape Prosecutions (Fall 1991) 17:341

ADMINISTRATIVE LAW

Administrative Law—Communications—The FCC Lacks the Power to Force Cable Television Systems into a Common Carrier Capacity. 1980:125

F.C.C. v. Midwest Video Corp., 99 S. Ct. 1435 (1979) (1980) 1980:125

Commerce and Supremacy Clauses—Nuclear Waste Management—Illinois Remains the Dumping Ground for a Nation. *Illinois v. General Electric Co.*, 683 F.2d 206 (7th Cir. 1982), *cert. denied* sub nom. *Hartigan v. General Electric Co.*, 103 S. Ct. 1891 (1983) (1982) 1982:575

Criminal Abuses in the Administration of Private Welfare and Pension Plans: A Proposal for a National Enforcement Program (1976) 1976:400

Legislative Review of Administrative Action: Is the Cure Worse than the Illness? (1978) 1978:579

Police Officers—Officers May Not Be Compelled to Undergo Polygraph Examination: Polygraph Results Inadmissible in Administrative Proceedings. *Kaske v. City of Rockford*, 96 Ill. 2d 298, 450 N.E.2d 314 (1983) (1984) 1984:205

Recent Developments Involving Administrative Summons (1982) 1982:41

Redefining "Deceptive" Advertising under the Illinois Consumer Fraud and Deceptive Business Practices Act after *Cliffdale Associates* (1985) 1985:1

Separation of Powers and Administrative Crimes: A Study of Irreconcilables (1976) 1976:1

Service Contracts: A Subject for State Insurance or Federal Regulation—Do Consumers Need Protection from the Service Contract Industry? (1979) 1979:587

Survey of Illinois Law: Administrative Law (Summer 1994)	18:673
Survey of Illinois Law: Administrative Law (Summer 1996)	20:667
"Takings" Under the Endangered Species Act: Habitat Modifications Not Included! <i>Sweet Home Chapter of Communities for a Great Oregon v. Babbitt</i>, 17 F.3d 1463 (D.C. Cir. 1994) (Winter 1996)	20:367
ADMIRALTY	
Admiralty Opens its Doors to Agency Contracts Which Are Maritime in Nature: <i>Exxon Corp. v. Central Gulf Lines Inc.</i> , 111 S. Ct. 2071 (Fall 1992)	17:173
ADMISSION TO PRACTICE	
<i>Pro Hac Vice</i> Admission: A Proposal (1979)	1979:367
ADOPTION	
The Multiethnic Placement Act: A Critical Analysis of Why the Act is Not in the Best Interests of Children. "Improving America's Schools Act of 1994: Howard M. Metzenbaum's Multiethnic Placement Act of 1994," Pub. L. No. 103-382, §§ 551-55, 108 Stat. 3518, 4056-58 (Oct. 20, 1994) (Spring 1996)	20:605
ADVERTISING	
Advertising in the "Learned Professions": The Case for Price Comparisons and Testimonials (Summer 1987) (Comment)	11:1205
Advertising—Supreme Court Upholds Attorney Statements of Certification in Advertising as Protected Speech. <i>Peel v. Attorney Registration and Disciplinary Comm'n</i> , 110 S. Ct. 2281 (1990) (Winter 1991)	15:391
Attorney Advertising—The Commercialization of the Practice of Law and the Ensuing Liability Through Application of Unfair or Deceptive Trade Practices Legislation (1985)	1985:61
A Failure to Preempt an Unfair Advertising Claim May Result in Undue Restrictions on Cigarette Manufactures. <i>Mangini v. R.J. Reynolds Tobacco Co.</i> , 21 Cal Rptr. 2d 323 (Cal. Ct. App. 1993), <i>aff'd</i> , 875 P.2d 73 (Cal. 1994) (Winter 1995)	19:405
Professional Ethics—Supreme Court Gives First Amendment Protection to Lawyers' Targeted Direct-Mail Advertising. <i>Shapero v. Kentucky Bar Association</i> , 108 S. Ct. 1916 (1988) (Fall 1989)	14:103
Survey of Illinois Law—Professional Responsibility (Summer 1991)	15:1055
AFFIRMATIVE ACTION	
Hiring Women (Spring 1990)	14:487
AGENCY	
Admiralty Opens its Doors to Agency Contracts Which Are Maritime in Nature: <i>Exxon Corp. v. Central Gulf Lines Inc.</i> , 111 S. Ct. 2071 (Fall 1992)	17:173

The Doctrine of Apparent Authority in Illinois Medical Malpractice Cases: An Argument for its Application (Winter 1994)	18:195
Survey of Illinois Law: Health Care (Summer 1992)	16:879
"Up Against the Wall": Municipal Liability for Police Brutality under Respondeat Superior. <i>Osborne v. Lyles</i> , N.E.2D 825 (Ohio 1992) (Spring 1994)	18:655
AGRICULTURAL FINANCE	
Uniform Commercial Code—Article 9: Unresolved Problems of Agricultural Financing in Illinois (1985)	1985:509
AGRICULTURE LAW	
Aquaculture in Illinois: The State and Federal Legal and Regulatory Environment (1982)	1982:193
Estate Tax Valuation of Farmland Under Section 2032a of the Internal Revenue Code: An Analysis of the Recently Proposed Treasury Regulations (1978)	1978:145
The Farmer in the Sales Article of the U.C.C.: "Merchant" or "Tiller of the Soil"? (1976)	1976:237
Grain Elevator Bankruptcy—Has Illinois Successfully Provided Security to Farmers? (1983)	1983:337
Illinois Farm Tenancy—Static or Evolving? (1977)	1977:359
Introduction (Agricultural Law Symposium) (1977)	1977:299
Planning Agricultural Estates: The Impact of Estate and Gift Tax Sections of the 1976 Tax Reform Act (1977)	1977:393
The Problem of Hot Assets in Farm Partnerships (1985)	1985:655
Representing the Farm Owner in Utility Right of Way Acquisitions (1978)	1978:365
State and Local Measures for Preserving Illinois Farmland: An Assessment and Proposal (1982)	1982:403
Surface Owner Consent Laws: The Agricultural Enterprise Versus Surface Mining for Coal (Winter 1977)	1977:303
Trespassers, Licensees, and Invitees on Illinois Farm Land for Recreation (1980)	1980:369
AIDS	
Shattering the "Reasonable Window of Anxiety"—Recovery of Emotional Distress Damages for the Fear of Contracting AIDS. <i>Kerins v. Hartley</i> , 33 Cal. Rptr. 2d 172 (Cal. Ct. App. 1994) (Spring 1995)	19:661
Square Pegs, Round Holes: HIV and the Americans With Disabilities Act. <i>Doe v. Kohn Nast & Graf, P.C.</i> , 862 F. Supp. 1310 (E.D.Pa. 1994) (Spring 1996)	20:637

AMERICANS WITH DISABILITIES ACT

The ADA and the Illinois Workers' Compensation Act: Can Two "Rights" Make a "Wrong"? (Spring 1995)	19:567
Square Pegs, Round Holes: HIV and the Americans With Disabilities Act. <i>Doe v. Kohn Nast & Graf, P.C.</i> , 862 F. Supp. 1310 (E.D.Pa. 1994) (Spring 1996)	20:637

ANTITRUST

The Antitrust Philosophy of Justice Holmes (Fall 1993)	18:283
Antitrust—Standing—In the Absence of Contrary State Limitations, an Attorney General's Common Law Powers Are Sufficient Authority for the Institution of an Action under Federal Law to Recover Damages Sustained by Agencies, Departments, and Political Subdivisions, Even Where They Have Not Affirmatively Authorized the Suit. <i>Florida ex rel. Shevin v. Exxon Corp.</i> , 526 F.2d 266 (5th Cir. 1976)	1976:527
Bar Related Title Insurance: The Positive Perspective (1980)	1980:263
Communications—Remedies—Has Cable Taken Broadcasting's Poison Pill? The Applicability of the Communications Act's Antitrust Remedy for Satellite Scrambling (Fall 1987)	12:191
Competition Policy in Britain (1985) (Commentary)	1985:153
Federalism, Antitrust and Illinois Home Rule (1983)	1983:31
Labor Exemption to Antitrust Scrutiny in Professional Sports (Fall 1990)	15:123
Local Government Practices and the Antitrust Merits (1985)	1985:455
Oil Price Shocks, Antitrust and Politics: The Supply of Petroleum and the Demand for Regulation (Spring 1991)	15:529

APPEALS

Appellate Review of Sexual Assault Cases: Time to Abandon the Special Standard (1983)	1983:435
---	----------

APPELLATE ADVOCACY

ABA National Appellate Advocacy Competition (Winter 1987)	11:461
---	--------

APPELLATE REVIEW

Appellate Review of Discovery Orders in the Federal Courts (1980)	1980:339
Appellate Review of Sexual Assault Cases: Time to Abandon the Special Standard (1983)	1983:435

ARBITRATION

Survey of Illinois Law: Insurance (Summer 1992)	16:899
---	--------

ARDC

Survey of Illinois Law: Professional Responsibility (Summer 1992)	16:975
---	--------

ARRESTS

Survey of Illinois Law: Criminal Procedure (Summer 1992)	16:841
--	--------

ASBESTOS

- "Property Damage" in Asbestos Litigation: The Insurer's Duty to Defend under the Comprehensive General Liability Policy. *United States Fidelity & Guar. Co. v. Wilkin Insulation Co.*, 578 N.E.2d 926 (Ill. 1991) (Fall 1992) 17:155

- Survey of Illinois Law: Tort Developments (Summer 1992) 16:1039

ASSAULT AND BATTERY

- The Civil Action for Rape: A Viable Alternative for the Rape Victim? (1978) 1978:399

ATTORNEY FEES

- Attorneys' Fees as Costs in Illinois: 1607 and All That (1979) 1979:249

- Education Law—The Handicapped Children's Protection Act of 1986: The Award of Attorney's Fees in Litigation under the Education of the Handicapped Act (Winter 1987) 11:381

ATTORNEY MALPRACTICE

- Survey of Illinois Law—Professional Liability (Summer 1990) 14:1125

ATTORNEYS

- Advertising—Supreme Court Upholds Attorney Statements of Certification in Advertising as Protected Speech. *Peel v. Attorney Registration and Disciplinary Comm'n*, 110 S. Ct. 2281 (1990) (Winter 1991) 15:391

- Attorney Advertising—The Commercialization of the Practice of Law and the Ensuing Liability Through Application of Unfair or Deceptive Trade Practices Legislation (1985) 1985:61

- Attorney Discipline—Commingling and Conversion of Clients' Funds—The Defalcating Attorney and Mitigating Circumstances in Illinois. *In re Cutrone*, 112 Ill. 2d 261, 492 N.E.2d 1297 (1986) (Fall 1987) 12:267

- Attorneys—Attorney Discipline—Admitted Misconduct by a State's Attorney Does Not Deserve Sanction. *In re Friedman*, 76 Ill. 2d 392, 293 N.E.2d 1333 (1979) 1979:621

- Ethics—An Attorney's Duty to Report the Professional Misconduct of Co-Workers (Spring 1994) 18:603

- The Lawyer as Modern Medicine Man (Fall 1986) 11:203

- The Lawyer's Duty to Report Another Lawyer's Misconduct. *In re Himmel*, 125 Ill. 2d 531, 533 N.E.2d 790 (1988) (Spring 1990) 14:683

- Pro Hac Vice* Admission: A Proposal (1979) 1979:367

- Professional Ethics—Supreme Court Gives First Amendment Protection to Lawyers' Targeted Direct-Mail Advertising. *Shapero v. Kentucky Bar Association*, 108 S. Ct. 1916 (1988) (Fall 1989) 14:103

- Professional Responsibility and the Bottom Line: The Ethics of Billing (Winter 1996) 20:261

Professional Responsibility in Illinois: An Attorney's Duty to Disclose That His Client Is a Victim of a Crime (1983)	1983:359
Professionalism and Interprofessional Cooperation Between Physicians and Attorneys (Winter 1988) Essay	12:507
Survey of Illinois Law—Professional Responsibility (Summer 1991) . .	15:1055
Survey of Illinois Law: Professional Responsibility (Summer 1992) . .	16:975
AUTOMOBILES	
Survey of Illinois Law: Insurance (Summer 1992)	16:899
BANKING	
Avoidance of Foreclosure Sales under Section 548 of the Bankruptcy Code: Can the Illinois Mortgage Foreclosure Law Provide the Answer to "Reasonably Equivalent Value?" (Fall 1989)	14:601
Banking—Delayed Funds Availability: A Bank Customer's Right to Deposited Check Funds (Fall 1986)	11:121
Buying into Trouble—Lender Liability Under CERCLA and SARA (Winter 1990)	14:319
BANKRUPTCY	
An Analysis of Fraudulent Preferences under Illinois Fraudulent Conveyances (Fall 1987)	12:89
Avoidance of Foreclosure Sales under Section 548 of the Bankruptcy Code: Can the Illinois Mortgage Foreclosure Law Provide the Answer to "Reasonably Equivalent Value?" (Fall 1989)	14:601
Bankruptcy Exemptions: Whether Illinois's Use of the Federal "Opt Out" Provision Is Constitutional (1981)	1981:65
The Deficiency Judgment in Illinois and the Notice Requirement of UCC 9-504(3): Are Illinois Courts on the Right Track? (1981) . .	1981:419
Grain Elevator Bankruptcy—Has Illinois Successfully Provided Security to Farmers? (1983)	1983:337
The Secured Party's Right in a Debtor's Bank Account under Article 9 of the Uniform Commercial Code (1977)	1977:120
The Secured Party's Rights in a Debtor's Insurance under Article 9 of the Uniform Commercial Code (And Related Matters) (1978) . .	1978:500
The Secured Party's Rights in a Debtor's Bank Account under Section 9-306(4)(d) of the Uniform Commercial Code (1978)	1978:60
Survey of Illinois Law: Real Estate Finance (Summer 1992)	16:999
Tracing the Proceeds of Exempt Assets in Bankruptcy and Non-Bankruptcy Cases (1978)	1978:317
BEQUESTS	
Qualified Terminable Interest Property: Discussion of the Alternate Bequest Approach in <i>Clayton v. Commissioner</i> (Fall 1993)	18:159

BILL OF RIGHTS

- Akhil Amar: Elitist Populist and Anti-Textual Textualist (Winter 1992) 16:397
- The Creation and Reconstruction of the Bill of Rights (Winter 1992) 16:337
- The Illinois Bill of Rights and Our Independent Legal Tradition: A Critique of the Illinois Lockstep Doctrine (Fall 1987) 12:1
- Liberty Versus Authority: The Eternal Conflict in Government (Winter 1992) 16:213
- The Natural Rights Basis of the Ninth Amendment: A Reply to Professor McAfee (Winter 1992) 16:313
- Natural Rights and Positive Law: A Comment on Professor McAfee's Paper (Winter 1992) 16:307
- Natural Rights, Positivism and the Ninth Amendment: A Response to McAfee (Winter 1992) 16:327
- Some Problems With "Origins" (Winter 1992) 16:233
- The States and the U.S. Bill of Rights (Winter 1992) 16:251
- The Ten Amendments as a Declaration of Rights (Winter 1992) 16:351

BOOK REVIEWS

- Gerry Spence and Anthony Polk: *Gunning for Justice* (1982) 1982:325
- H. Stonecipher & R. Trager: *The Mass Media and the Law in Illinois (1978)* (Book Review) 1978:137
- In the Interest of Children by Robert H. Mnookin (1985) (Book Review) 1985:363
- Lyle Denniston: *The Reporter and the Law* (1980) (Book Review) 1980:239
- M. Hidayatullah: *My Own Boswell: Memoirs of M. Hidayatullah (1981)* (Book Review) 1981:135
- S. Surrey, W. Warren, P. McDaniel, & H. Gutman: *Federal Wealth Transfer Taxation* (1977) (Book Review) 1977:470

BREATH ALCOHOL MACHINES

- Cross-Examination of Breath Alcohol Machine Operators (Fall 1988) 13:83

BRITISH LAW

- Competition Policy in Britain (1985) (Commentary) 1985:153

BUSINESS

- The Problem of Hot Assets in Farm Partnerships (1985) 1985:655

CAMPAIGN CONTRIBUTIONS

- Past and Present Attempts by Congress and the Courts to Regulate Corporate and Union Campaign Contributions and Expenditures in the Election of Federal Officials (1976) 1976:338

CHILD CUSTODY

- Modifying Child Custody Awards: A Substantial Change under the Illinois Marriage and Dissolution of Marriage Act (1980) 1980:439

CHOICE OF LAW

- Is Failure to Support a Minor Child in the State Sufficient Contact with That State to Justify in Personam Jurisdiction? (Spring 1993) 17:491
 Judicial Receptivity to HIV-Aids Advocacy: An Empirical Survey (Fall 1992) 17:211

CIVIL PROCEDURE

- Antitrust—Standing—In the Absence of Contrary State Limitations, an Attorney General's Common Law Powers Are Sufficient Authority for the Institution of an Action under Federal Law to Recover Damages Sustained by Agencies, Departments, and Political Subdivisions, Even Where They Have Not Affirmatively Authorized the Suit. *Florida ex rel. Shevin v. Exxon Corp.*, 526 F.2d 266 (5th Cir. 1976) 1976:527
 Appellate Review of Discovery Orders in the Federal Courts (1980) 1980:339
 Challenging the Constitutionality of a Zoning Ordinance in a Declaratory Judgment Action: An Effective Method of Relief for the Landowner Burdened by Land Use Restrictions (1981) 1981:393
 Civil Procedure—Federal—28 U.S.C. § 1447(d) Bars Review of Orders Remanding to State Court Only When Reason for Remand Is a Jurisdictional Defect. *Thermtron Products, Inc. v. Hermansdorfer*, 423 U.S. 336 (1976) 1976:541
 Civil Procedure (Spring 1987) 11:497
 Civil Procedure (Summer 1988) 12:733
 Civil Procedure (Spring 1989) 13:429
 Class Actions—Multistate Plaintiff Class Suits—Illinois Allows Multistate Plaintiff Class Action Suits to Be Litigated in Illinois State Courts. *Miner v. Gillette Co.*, 87 Ill. 2d 7, 428 N.E.2d 478 (1981) cert. granted 456 U.S. 914, appeal dismissed, 103 S. Ct. 484 (1982) (1983) 1983:379
 Conquering the Quagmire of Conflict of Laws: A Primer for the Illinois Attorney (1985) 1985:619
 Deference to the Plaintiff in Forum Non Conveniens (Winter 1989) 13:191
 Demise of the Death Knell Doctrine in the Federal Courts: A Perspective on the Federal Experience and Some Suggestions for Administering the Illinois Class Action (1979) 1979:109
 The Demise of the Praeclipe (Fall 1986) 11:29
 Do Businesses Have Standing To Sue Under State Consumer Fraud Statutes? (Spring 1996) 20:385
 Eliminating the Element of Surprise: Rethinking the Disclosure Requirements of Illinois Supreme Court Rule 220 (Fall 1992) 17:195
 The Federal Offer of Judgment Rule: A Look at its Shortcomings and Proposals to Alleviate Them (1984) 1984:619

Forum Non Conveniens—Illinois Judges Granted Authority to Curb Intrastate Forum Shopping. <i>Torres v. Walsh</i> , 98 Ill. 2d 338, 456 N.E.2d 601 (1983)	1983:395
The Illinois Long Arm Statute: Background, Meaning, and Needed Repairs (Winter 1988)	12:293
Illinois Pattern Jury Instructions—Civil 30.02 Measure of Damages—Nature and Extent of Injury: The Specter of Double Recovery (1978) (Correspondence)	1978:308
In Search of the Spirit of <i>Lipsey</i> : Discovery of Malpractice and the Statute of Limitations (1978)	1978:345
Is Failure to Support a Minor Child in the State Sufficient Contact with That State to Justify in Personam Jurisdiction? (Spring 1993)	17:491
Juror Impartiality—Prejudicial Publicity: The Supreme Court Makes the Doctrine of Presumed Prejudice Unavailable to State Defendants on Habeas Corpus Proceedings. <i>Patton v. Yount</i> , 104 S. Ct. 2885 (1984) (1985)	1985:565
The Medical Malpractice Affidavit Requirement Is Here to Stay in Illinois. <i>Deluna v. St. Elizabeth's Hospital</i> , 147 Ill. 2d 57, 588 N.E.2d 1139 (1992) (Fall 1993)	18:269
Personal Jurisdiction Over Border State Defendants: What Does Due Process Require? (Summer 1989) (Senior Commentary)	13:919
<i>Pro Hac Vice</i> Admission: A Proposal (1979)	1979:367
Proximate Cause Under RICO (Spring 1996)	20:455
Rule 3, the Enabling Act, and Statutes of Limitations (1981)	1981:329
Seeking A "Safe Harbor": The Viability of Summary Judgment in Post-Harris Sexual Harassment Litigation (Winter 1996)	20:223
The Status of Mutuality of Collateral Estoppel in Illinois and Proposed Guidelines for the Application of Estoppel after the Definitive Abolition of Mutuality (1979)	1979:289
Stuck on the Tracks: The FELA Engine vs. The Ethical Caboose (Winter 1996)	20:331
Suing the IRS and Its Employees for Damages: David and Goliath (Spring 1996)	20:507
Survey of Illinois Law - Civil Procedure (Summer 1990)	14:699
Survey of Illinois Law—Civil Procedure (Summer 1991)	15:685
Survey of Illinois Law: Civil Procedure (Summer 1992)	16:807
Survey of Illinois Law—Civil Procedure (Summer 1993)	17:655
Survey of Illinois Law: Civil Procedure (Summer 1994)	18:699
Survey of Illinois Law: Civil Procedure (Summer 1995)	19:683
Survey of Illinois Law: Civil Procedure (Summer 1996)	20:697

Treating Physicians: Fact or Fiction under Illinois Supreme Court Rule 220. <i>Tzystuck v. Chicago Transit Authority</i> , 124 Ill. 2d 226, 529 N.E.2d 525 (1988) (Fall 1989)	14:143
The Use of Mary Carter Agreements in Illinois (Fall 1993)	18:223
World-Wide Volkswagen: Has the United States Supreme Court Taken the Illinois Civil Practice Act Section 17-1(b) Out of the Gray Zone? (1980) (Commentary and Correspondence)	1980:137
CIVIL RIGHTS	
The ADA and the Illinois Workers' Compensation Act: Can Two "Rights" Make a "Wrong"? (Spring 1995)	19:567
An Alternative Originalist Opinion for <i>Brown v. Board of Education</i> (Fall 1995)	20:75
<i>Brown</i> and the Doctrine of Precedent: A Concurring Opinion (Fall 1995)	20:99
<i>Brown, Bolling, & Originalism</i> : Why Ackerman and Posner (Among Others) Are Wrong (Fall 1995)	20:53
<i>Brown v. Board of Education</i> : A Revised Opinion (Fall 1995)	20:41
<i>Brown v. Board of Education</i> : A Substitute Opinion (Fall 1995)	20:15
<i>Brown v. Board</i> : Revisited (Fall 1995)	20:19
The Brown Symposium—An Introduction (Fall 1995)	20:1
The Civil Rights Act of 1991: Remedial Civil Rights Policies Prevail (Fall 1992)	17:267
The Civil Rights Act of 1991—Congressional Revision of the Supreme Court's Approach to Employment Discrimination Law (Fall 1992)	17:381
Civil Rights—Municipal Liability—Municipalities Are "Persons" Within the Intended Meaning of 42 U.S.C. Section 1983 and Are Suitable under the Statute. <i>Monell v. Department of Social Services</i> , 436 U.S. 658 (1978) (1979)	1979:159
A Dissenting Opinion to <i>Brown</i> (Fall 1995)	20:93
Fit To Die: Drug-Induced Competency for the Purpose of Execution (Fall 1995)	20:149
The Free Exercise of Religion—State Court Devalues Landlords' Constitutional Rights. <i>Attorney General v. Desilets</i> , 636 N.E.2d 233 (Mass. 1994) (Fall 1995)	20:181
The Haunting Presence of the Opinion in <i>Brown v. Board of Education</i> . (Fall 1995)	20:3
Recent Developments Involving Administrative Summonses (1982)	1982:41
Rethinking Prisoner Civil Rights Cases and the Provision of Counsel (Spring 1993)	17:417

The "Right" to an Abortion, the Scope of Fourteenth Amendment "Personhood," and the Supreme Court's Birth Requirement (1979)	1979:1
Section 1983: Absolute Immunity for Police Perjury. <i>Briscoe v. Lahue</i> , 460 U.S. 325 (1983) (1984)	1984:687
Section 1983: Expanding State Liability in the Context of Third-Party Crimes. <i>Nishiyama v. Dickson County</i> , 814 F.2d 277 (6th Cir. 1987) (Winter 1989)	13:395
Seeking A "Safe Harbor": The Viability of Summary Judgment in Post-Harris Sexual Harassment Litigation (Winter 1996)	20:223
State Parole Decisions: The Scope of Immunity Accorded Parole Board Members Under 42 U.S.C. 1983 (1983)	1983:281
CLASS ACTIONS	
Demise of the Death Knell Doctrine in the Federal Courts: A Perspective on the Federal Experience and Some Suggestions for Administering the Illinois Class Action (1979)	1979:109
COERCED CONFESSIONS	
For the Sake of Judicial Economy-Supreme Court Rules Coerced Confession Can Be Harmless Error. <i>Fulminante v. Arizona</i> , 111 S. Ct. 1246 (1991) (Spring 1993)	17:621
COMMERCE CLAUSE	
The Illinois Business Take-Over Act: Unconstitutional after <i>Edgar</i> , but Thoughtful Revision Should Lead to a Different Result. <i>Edgar v. Mite</i> , 102 S. Ct. 2629 (1982) (1983)	1983:91
The State Proprietary Exception to the Dormant Commerce Clause: A Persistent Nineteenth Century Anomaly (1984)	1984:73
COMMERCIAL LAW	
Article I of the Uniform Land Transactions Act: Is Inconsistency with the UCC an Unnecessary Obstacle? (1981) (Commentary and Correspondence)	1981:585
The Buyer in Ordinary Course of Business in Illinois: Illinois Takes Exception to the Farm Products Exception (1984)	1984:539
Commercial Law (Spring 1987)	11:525
Commercial Law (Summer 1988)	12:763
Commercial Law (Spring 1989)	13:451
The Deficiency Judgment in Illinois and the Notice Requirement of UCC 9-504(3): Are Illinois Courts on the Right Track? (1981) . .	1981:419
The Extension of Implied Warranty Protection to Employees of a Purchaser. <i>Whitaker v. Lian Feng Machine Co.</i> , 156 Ill. App. 3d 316, 509 N.E.2d 591 (1st Dist. 1987) (Fall 1989)	14:123
The Farmer in the Sales Article of the U.C.C.: "Merchant" or "Tiller of the Soil"? (1976)	1976:237

The Illinois Cooling-Off Provision: Three Days to Do What? The Illinois New Car Buyer Protection Act—An Analysis and Evaluation of the Illinois Lemon Law (1984)	1984:1
Land Trustee as Secured Creditor: Fiduciary Duties Revisited (1982) . .	1982:249
The Secured Party's Right in a Debtor's Bank Account under Article 9 of the Uniform Commercial Code (1977)	1977:120
The Secured Party's Rights in a Debtor's Bank Account under Section 9-306(4)(d) of the Uniform Commercial Code (1978)	1978:60
The Secured Party's Rights in a Debtor's Insurance under Article 9 of the Uniform Commercial Code (And Related Matters) (1978) . . .	1978:500
The Seller's Right to Cure When the Buyer Revokes Acceptance: Erase the Line in the Sand (Fall 1991)	16:1
The Supreme Court Decision on Gray Markets in <i>K-mart v. Cartier, Inc.</i> : When Is 'Plain Language' Not Plain? (Fall 1990)	15:67
Survey of Illinois Law—Commercial Law (Summer 1991)	15:743
Survey of Illinois Law: Commercial Law (Summer 1993)	17:719
Uniform Commercial Code—Article 9: Unresolved Problems of Agricultural Financing in Illinois (1985)	1985:509
COMMON LAW	
Attorneys' Fees as Costs in Illinois: 1607 and All That (1979)	1979:249
COMMUNICATION LAW	
Communications—Remedies—Has Cable Taken Broadcasting's Poison Pill? The Applicability of the Communications Act's Antitrust Remedy for Satellite Scrambling (Fall 1987)	12:191
COMPARATIVE LAW	
Competition Policy in Britain (1985) (Commentary)	1985:153
Enforcing American Money Judgments in the United Kingdom and Germany (Spring 1994)	18:517
Why Illinois? A Comparison of Illinois and Delaware Corporate Jurisprudence (Fall 1994)	19:1
COMPUTER LAW	
Copyright Law—The Idea/Expression Dichotomy: Where Has it Gone? (Winter 1987) (Comment)	11:411
CONFLICTS OF INTERESTS	
Illinois Conflict of Interest Law and Municipal Officers (Spring 1988) .	12:571
Survey of Illinois Law: Professional Responsibility (Summer 1992) . .	16:975
CONFLICTS OF LAWS	
Conquering the Quagmire of Conflict of Laws: A Primer for the Illinois Attorney (1985)	1985:619
Survey of Illinois Law: Insurance (Summer 1992)	16:899

CONFRONTATION CLAUSE

Sixth Amendment's Confrontation Clause—Is a Showing of Unavailability Required? (Spring 1993)	17:573
CONSERVATISM	
Two Treatises on Government—The Two Faces of American Conservatism (Essay) (Summer 1987)	11:1327
CONSTITUTIONAL LAW	
An Absolutism That Works: Reviving the Original "Clear and Present Danger" Test (1983)	1983:127
Advice and Consent: A Reevaluation (1978)	1978:31
After a Finding of Unitariness the Dissolution of Busing and the Resegregation of America's Public Schools: An Affront to <i>Brown v. Board of Education</i> (Winter 1992)	16:481
Akhil Amar: Elitist Populist and Anti-Textual Textualist (Winter 1992)	16:397
An Alternative Originalist Opinion for <i>Brown v. Board of Education</i> (Fall 1995)	20:75
Bankruptcy Exemptions: Whether Illinois's Use of the Federal "Opt Out" Provision Is Constitutional (1981)	1981:65
The Bill of Rights, Social Contract Theory and the Rights "Retained" by the People (Winter 1992)	16:267
<i>The Brown Symposium</i> —An Introduction (Fall 1995)	20:1
<i>Brown</i> and the Doctrine of Precedent: A Concurring Opinion (Fall 1995)	20:99
<i>Brown, Bolling, & Originalism</i> : Why Ackerman and Posner (Among Others) Are Wrong (Fall 1995)	20:53
<i>Brown v. Board of Education</i> : A Revised Opinion (Fall 1995)	20:41
<i>Brown v. Board of Education</i> : A Substitute Opinion (Fall 1995)	20:15
<i>Brown v. Board</i> : Revisited (Fall 1995)	20:19
Church and State—Moment of Silence in Public Schools for Meditation or Voluntary Prayer Is Unconstitutional. <i>Wallace v. Jaffree</i> , 105 S. Ct. 2479 (1985)	1985:585
Civil Rights—Municipal Liability—Municipalities Are "Persons" Within the Intended Meaning of 42 U.S.C. Section 1983 and Are Suitable under the Statute. <i>Monell v. Department of Social Services</i> , 436 U.S. 658 (1978) (1979)	1979:159
Commerce and Supremacy Clauses—Nuclear Waste Management—Illinois Remains the Dumping Ground for a Nation. <i>Illinois v. General Electric Co.</i> , 683 F.2d 206 (7th Cir. 1982), cert. denied sub nom. <i>Hartigan v. General Electric Co.</i> , 103 S. Ct. 1891 (1983) (1982)	1982:575

The Constitutional Ramifications of Calling a Police Officer an "Asshole." <i>Omaha v. Buffkins</i> , 922 F.2d 465 (8th Cir. 1990), <i>cert. denied</i> , 112 S. Ct. 273 (1991) (Spring 1992)	16:741
Constitutional Law: What Offends a Theist Does Not Offend the Establishment Clause. <i>Smith v. Board of School Commissioners</i> , 827 F.2d 684 (11th Cir. 1987) (Fall 1988)	13:153
Constitutional Law-Christian Science Malpractice-Illinois Appellate Court Commands: "Thou Shalt Not Interfere with Faith Healers." <i>Baumgartner v. First Church of Christ, Scientist</i> , 141 Ill. App. 3d 898, 490 N.E.2d 1319 (1st Dist. 1986) (Winter 1989)	13:411
Constitutional Law—Criminal Law—The Speedy Trial Clause of the Sixth Amendment Applies until a Guilty Plea Has Been Entered and Accepted by the Court. <i>United States v. Roberts</i> , 515 F.2d 642 (2d Cir. 1975) (1976)	1976:260
Constitutional Law—Criminal Procedure—A Defendant in a State Criminal Trial Has a Constitutional Right, Implicit in the Sixth Amendment, to Proceed Without Counsel When He Voluntarily and Intelligently Elects to Do So. <i>Faretta v. California</i> , 422 U.S. 806 (1975) (1976)	1976:271
Constitutional Law—Equal Protection—Statute Barring Aliens from Positions as Public School Teachers Is Within the Exception to Strict Scrutiny Analysis. <i>Ambach v. Norwich</i> , 441 U.S. 68 (1979)	1980:107
Constitutional Law—Fifth Amendment—The Self-incrimination Privilege of the Fifth Amendment Does Not Forbid Drawing Adverse Inferences Against an Inmate from His Failure to Testify in Prison Disciplinary Proceedings. <i>Baxter v. Palmigiano</i> , 96 S. Ct. 1551 (1976)	1976:555
Constitutional Law—Municipal Ordinances—Ordinance That Regulates Drug Paraphernalia Found Constitutionally Sound. <i>Village of Hoffman Estates v. Flipside, Hoffman Estates, Inc.</i> , 102 S. Ct. 1186 (1982)	1982:431
Constitutional Law—Policing the Obscene: Modern Obscenity Doctrine Re-Evaluated (Winter 1994)	18:439
Constitutional Law—Substantive Due Process: Closing the Curtain on Fundamental Rights to Privacy. <i>Bowers v. Hardwick</i> , 106 S. Ct. 2841 (1986) (Summer 1987)	11:1305
Constitutional Law—The Withdrawal of Subsistence Benefits and the Use of Heightened Scrutiny. <i>Lyng v. International Union, United Automobile, Aerospace and Agricultural Implement Workers of America, UAW</i> , 108 S. Ct. 1184 (1988) (Summer 1989)	13:1025

Constitutional Law—Why the Supreme Court Hates Hate-Crime Ordinances. <i>R.A.V. v. St. Paul</i> , 112 S. Ct. 2538 (1992) (Winter 1994)	18:481
Constitutional Torts—The Creation of a Uniform Standard for Determining When a Special Relationship Exists: FBI Informant's Duty to Prevent a Murder. <i>Beard v. O'Neal</i> , 728 F.2d 894 (7th Cir.), <i>cert. denied</i> , 105 S. Ct. 104 (1984)	1985:97
The Constitutionality of Christmas Programs in Public Schools—Should the United States Supreme Court Modify its Interpretation of the Establishment Clause? (Summer 1987) (Comment)	11:1233
The Constitutionality of Police Protection Statutes (Spring 1992)	16:707
The Constitutionality of Property Tax Based School Financing Schemes: Is Illinois' System Next to Fall? (Fall 1991)	16:157
Constitutionality of the Illinois "Cost" Statute (1976)	1976:203
The Contract Clause Reemerges: A New Attitude Toward Judicial Scrutiny of Economic Legislation (1978)	1978:258
The Courts and Partisan Gerrymandering: Recent Cases on Legislative Reapportionment (Spring 1994)	18:563
Cracks in the Foundation of Extraterritorial Law Enforcement—A Challenge to Basic Judicial Doctrines (Spring 1991)	15:599
The Creation and Reconstruction of the Bill of Rights (Winter 1992)	16:337
Criminal Law—Probable Cause: Illinois Adopts the Plain Smell Rule for Warrantless Searches of Vehicles. <i>People v. Stout</i> , 106 Ill. 2d 77, 477 N.E.2d 498 (1985) (Fall 1986)	11:153
Criminal Law—Right to Counsel—There Is No Constitutional Right to Counsel in a Pretrial Psychiatric Examination. <i>People v. Larsen</i> , 74 Ill. 2d 348, 385 N.E.2d 679, <i>cert. denied</i> , 100 S. Ct. 220 (1979)	1979:633
Criminal Law—The Right to Run: Deadly Force and the Fleeing Felon. <i>Tennessee v. Garner</i> , 105 S. Ct. 1694 (1985) (Fall 1986)	11:171
Criminal Procedure (Spring 1989)	13:511
Criminal Procedure—Miranda Warning Public Safety Exception. <i>New York v. Quarles</i> , 104 S. Ct. 2626 (1984) (1985)	1985:735
Criticism—A Lawyer's Duty or Downfall? (1981) (Commentary and Correspondence)	1981:437
Current Standards for Determining Ineffective Assistance of Counsel: Still a Sham, Farce or Mockery? (1979)	1979:132
Dangerousness, Reasonable Doubt, and Preconviction Sexual Psychopath Legislation (1976)	1976:218
The Demise of American Constitutionalism: Death by Legal Education (Fall 1991)	16:39
The Demise of the Praeclipe (Fall 1986)	11:29

Descendibility of the Right of Publicity (1983)	1983:547
A Dissenting Opinion to <i>Brown</i> (Fall 1995)	20:93
Distinguishing Fifth and Sixth Amendment Rights to Counsel During Police Questioning (Fall 1991)	16:101
Due Process for Minors "Voluntarily" Committed to Mental Institutions: Does Father Know Best? Recommendations for Illinois (1980)	1980:171
The Equal Rights Amendment: Rescission, Extension and Justiciability (1981)	1981:1
Equal Access—The New Life of the First Amendment in Secondary Education (Winter 1992). <i>Board of Education of Westside Community Schools v. Mergens</i> , 110 S.Ct. 2356 (1990)	16:531
Exclusionary Rule—The Good Faith Exception Is the Result of Constitutional Amnesia. <i>United States v. Leon</i> , 104 S. Ct. 3405 (1984) (1985)	1985:113
Expansion of the Rights of Criminal Defendants Based on State Law. (Winter 1988)	12:459
Extending <i>Batson v. Kentucky</i> to Gender and Beyond: The Death Knell for the Peremptory Challenge? (Winter 1995)	19:381
A Failure to Preempt an Unfair Advertising Claim May Result in Undue Restrictions on Cigarette Manufactures. <i>Mangini v. R.J. Reynolds Tobacco Co.</i> , 21 Cal Rptr. 2d 323, (Cal. Ct. App. 1993), <i>aff'd</i> , 875 P.2d 73 (Cal. 1994) (Winter 1995)	19:405
Federal Sentencing Law: Prosecutorial Discretion in Determining Departures Based on Defendant's Cooperation Violates Due Process (Winter 1991)	15:321
The Fifth Amendment Right Against Self-Incrimination: An Individual's Right Versus The Government's Need For Effective Law Enforcement <i>Illinois v. Perkins</i> , 110 S. Ct. 2394 (1990) (Fall 1991)	16:197
First Americans and the First Amendment: American Indians Battle for Religious Freedom (Summer 1989)	13:945
Fit To Die: Drug-Induced Competency for the Purpose of Execution (Fall 1995)	20:149
Flag Desecration Statutes after <i>Texas v. Johnson</i> —A Legislative Solution to a Political Problem (Spring 1990)	14:625
For the Sake of Judicial Economy—Supreme Court Rules Coerced Confession Can Be Harmless Error. <i>Fulminante v. Arizona</i> , 111 S. Ct. 1246 (1991) (Spring 1993)	17:621
Forty Years in the Desert (Fall 1995)	20:109
The Fourth Amendment Inapplicable vs. The Fourth Amendment Satisfied: The Neglected Threshold of "So What?" (1977)	1977:75

The Free Exercise of Religion—State Court Devalues Landlords' Constitutional Rights. <i>Attorney General v. Desilets</i> , 636 N.E.2d 233 (Mass. 1994) (Fall 1995)	20:181
Freedom Boycott: Consumer Speech in a Free Market (1982)	1982:333
Freedom from Discrimination in Choice of Language and International Human Rights (1976)	1976:151
The Haunting Presence of the Opinion in <i>Brown v. Board of Education</i> . (Fall 1995)	20:3
Holmes's Constitutional Jurisprudence (Winter 1994)	18:347
Holmes's Early Constitutional Law Theory and its Application in Taking Cases on the Massachusetts Supreme Judicial Court (Winter 1994)	18:357
How Should We Select Judges in a Free Society? (Spring 1992)	16:547
If It's Not Too Much To Ask, Could You Please Shut Up? <i>Madsen v. Women's Health Ctr., Inc.</i> , 114 S. Ct. 2516 (1994) (Fall 1995)	20:205
"I'll Defend to the Death Your Right to Say it . . . But Not to Me"—The Captive Audience Corollary to the First Amendment (1983))	1983:211
The Illinois Bill of Rights and Our Independent Legal Tradition: A Critique of the Illinois Lockstep Doctrine (Fall 1987)	12:1
The Illinois Business Take-Over Act: Unconstitutional after <i>Edgar</i> , but Thoughtful Revision Should Lead to a Different Result. <i>Edgar v. Mite</i> , 102 S. Ct. 2629 (1982) (1983)	1983:91
The Illinois Discriminatory Premium Tax: Time for Repeal? (Spring 1990)	14:345
Illinois' Newly Amended Stalking Law: Are All the Problems Solved? (Fall 1994)	19:165
The Improbability of Probable Cause—The Inequity of the Grand Jury Indictment Versus the Preliminary Hearing in the Illinois Criminal Process (1981)	1981:281
Inheritance Estate and Gift Taxes—Assessment—The Illinois Inheritance Tax Assessment Procedure Is Attacked by the Court but Upheld as Constitutional. <i>In re Estate of Barker</i> , 63 Ill. 2d 113, 345 N.E.2d 484 (1976) (1977)	1977:456
It's Not My Fault, the Devil Made Me Do It: Attempting to Impose Tort Liability on Publishers, Producers, and Artists for Injuries Allegedly "Inspired" by Media Speech (Winter 1994)	18:417
Judicial Discretion and the Senate's Role in Judicial Selection: Questioning Supreme Court Nominees (Spring 1992)	16:557

Juror Impartiality—Prejudicial Publicity: The Supreme Court Makes the Doctrine of Presumed Prejudice Unavailable to State Defendants on Habeas Corpus Proceedings. <i>Patton v. Yount</i> , 104 S. Ct. 2885 (1984) (1985)	1985:565
Juvenile Justice—Preventive Detention of Juveniles: Have They Held Your Child Today? <i>Schall v. Martin</i> , 104 S. Ct. 2403 (1984) (1985)	1985:315
Mother Knows Best: A Constitutional Perspective on Single Motherhood by Choice (1984)	1984:329
Multiple Punishments for the "Same Offense" in Illinois (Winter 1987)	11:217
The Natural Rights Basis of the Ninth Amendment: A Reply to Professor McAfee (Winter 1992)	16:313
Natural Rights and Positive Law: A Comment on Professor McAfee's Paper (Winter 1992)	16:307
Natural Rights, Positivism and the Ninth Amendment: A Response to McAfee (Winter 1992)	16:327
The Neglected Prong of the Miller Test for Obscenity: Serious Literary, Artistic, Political, or Scientific Value (Summer 1987)	11:1159
A New Limitation on Indian Tribal Sovereignty: No Criminal Jurisdiction over Nonmember Indians. <i>Duro v. Reina</i> , 110 S. Ct. 2053 (1990) (Spring 1991)	15:623
The New Bail Statute in Illinois: Preventive Detention by Any Other Name (1985)	1985:631
Open Versus Closed Primaries: A Dilemma in the Illinois Election Process (1977)	1977:210
Patronage Dismissals and Compelling State Interests: Can the Policymaking/Nonpolicymaking Distinction Withstand Strict Scrutiny? (1978)	1978:278
Peace-Making and Security Council Powers: Bosnia-Herzegovina Raises International and Constitutional Questions (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:131
Peremptory Challenges—The Exclusion of Blacks Form Petit Juries. <i>People v. Payne</i> , 99 Ill. 2d 135, 457 N.E.2d 1202 (1983), <i>cert. denied</i> , 105 S. Ct. 447 (1984) (1985)	1985:135
Personal Jurisdiction Over Border State Defendants: What Does Due Process Require? (Summer 1989) (Senior Commentary)	13:919
Picketing and Privacy: Can I Patrol on the Street Where You Live? (1982)	1982:463
The Place of Public School Education in the Constitutional Scheme (Fall 1988)	13:53

Praprotnik, Municipal Policy and Policymakers: The Supreme Court's Constriction of Municipal Liability (Summer 1989)	13:857
Presidential Immunity—Supreme Court Attaches Absolute Immunity to the Presidential Office. <i>Nixon v. Fitzgerald</i> , 102 S. Ct. 2690 (1982) (1983)	1983:109
Probable Cause: The Abandonment of the Aguilar/Spinelli Standard and Further Evisceration of the Fourth Amendment. <i>Illinois v. Gates</i> , 103 S. Ct. 2317 (1983)	1983:261
Professional Ethics—Supreme Court Gives First Amendment Protection to Lawyers' Targeted Direct-Mail Advertising. <i>Shapero v. Kentucky Bar Association</i> , 108 S. Ct. 1916 (1988) (Fall 1989)	14:103
Protecting Autonomy and Personhood in Human Subjects Research (Summer 1987)	11:1147
Questioning the Constitutional Distribution of War Powers in the Wake of the Iraqi Crisis and Operation Desert Shield/Storm. <i>Dellums v. Bush</i> , 752 F. Supp. 1141 (D.C. Cir. 1990) (Spring 1991)	15:669
Race-Based Remedial Legislation and the Appropriate Standard of Review (Fall 1989)	14:63
Reed Dickerson's Originalism—What it Contributes to Contemporary Constitutional Debate (Spring 1992)	16:617
Regaining Lost Ground: Toward a Public Forum Doctrine under the Illinois Constitution (Winter 1994)	18:453
Religion, Secular Humanism and the First Amendment (Winter 1989)	13:357
The "Right" to an Abortion, the Scope of Fourteenth Amendment "Personhood," and the Supreme Court's Birth Requirement (1979)	1979:1
School Search—The Supreme Court's Adoption of a "Reasonable Suspicion" Standard in <i>New Jersey v. T.L.O.</i> and the Heightened Need for Extension of the Exclusionary Rule to School Search Cases (1985)	1985:263
Search and Seizure—Home Arrest—A Warrantless Home Arrest in the Absence of Exigent Circumstances Violates the Fourth Amendment. <i>Payton v. New York</i> , 445 U.S. 573 (1980) (1981)	1981:101
Search and Seizure—Home Arrest—Where Offense Occurs One and One-Half Hours Before Entry, Police Do Not Deliberately Delay, and Suspect Is Armed, Exigent Circumstances Render Warrantless Police Entry Constitutional. <i>People v. Abney</i> , 81 Ill. 2d 159, 407 N.E.2d 543 (1980) (1981)	1981:313
Separation of Powers and Administrative Crimes: A Study of Irreconcilables (1976)	1976:1

Sex Discrimination in Higher Education—The United States Supreme Court and a Bastion of Tradition. <i>Mississippi University for Women v. Hogan</i> , 102 S. Ct. 3331 (1982) (1983)	1983:71
The Sixth Amendment Right to Counsel: A Criminal Defendant's Right to Counsel of <i>Choice v. The Courts' Interest in Conflict-Free Representation</i> . <i>Wheat v. United States</i> , 486 U.S. 153 (1988) (Spring 1990)	14:657
Sixth Amendment's Confrontation Clause—Is a Showing of Unavailability Required? (Spring 1993)	17:573
Smoking in Public: This Air Is My Air, This Air Is Your Air (1984)	1984:665
<i>Soldal v. Cook County</i> : The Constitutional Tort of Moving a "Mobile" Home. <i>Soldal v. Cook County</i> , 113 S. Ct. 538 (1992) (Winter 1995)	19:419
The State Proprietary Exception to the Dormant Commerce Clause: A Persistent Nineteenth Century Anomaly (1984)	1984:73
The States and the U.S. Bill of Rights (Winter 1992)	16:251
The Status of Civil Liability When Child Protection Workers Fail to Do Their Jobs (Spring 1990) (Comment)	14:573
Strict Scrutiny Sounds the Death Knell for New York's Son of Sam Law (Spring 1993)	17:599
Survey of Illinois Law—Criminal Law (Summer 1991)	15:785
The Ten Amendments as a Declaration of Rights (Winter 1992)	16:351
Thoughts on Obscenity (1977)	1977:283
The Unexploded Bomb: <i>The Progressive</i> and Prior Restraint (1980)	1980:199
<i>United States v. Sun Myung Moon</i> : Precedent for Tax Fraud Prosecution of Local Pastors? (1984)	1984:237
The "Value of Human Life" and "The Right to Death": Some Reflections on Cruzan and Ronald Dworkin (Spring 1993)	17:559
<i>Wilson v. Bishop and Texaco, Inc. v. Short</i> : Two Inadequate Analyses of Dormant Mineral Interest Statutes (1982)	1982:533
Witness Shield Laws and Child Sexual Abuse Prosecutions: A Presumption of Guilt (Fall 1990)	15:99
CONSUMER PROTECTION	
Do Businesses Have Standing To Sue Under State Consumer Fraud Statutes? (Spring 1996)	20:385
The Illinois New Car Buyer Protection Act—An Analysis and Evaluation of the Illinois Lemon Law (1984)	1984:1
Redefining "Deceptive" Advertising under the Illinois Consumer Fraud and Deceptive Business Practices Act after <i>Cliffdale Associates</i> (1985)	1985:1

CONTRACTS

Admiralty Opens its Doors to Agency Contracts Which Are Maritime in Nature: <i>Exxon Corp. v. Central Gulf Lines Inc.</i> , 111 S. Ct. 2071 (Fall 1992)	17:173
The Baby "M" Decision: Specific Performance of a Contract for Specially Manufactured Goods (Summer 1987) (Essay)	11:1339
Commercial Law (Spring 1987)	11:525
Commercial Law (Summer 1988)	12:763
Commercial Law (Spring 1989)	13:451
ERISA Preemption: The Demise of Bad Faith Actions in Group Insurance Cases (Spring 1988)	12:517
The Illinois Cooling-Off Provision: Three Days to Do What? (1977) . .	1977:421
The Implied Warranty of Habitability in the Sale of New Housing: The Trend in Illinois (1978)	1978:178
Implied Warranty of Habitability—Protection for the Buyer of a Used Home—Privity of Contract with the Builder Not Required. <i>Redarowicz v. Ohlendorf</i> , 92 Ill. 2d 171, 441 N.E. 2d 324 (1982)	1982:447
Insurance Law—Insurance Contract Interpretation—The Doctrine of Reasonable Expectations Has No Place in Illinois (1985)	1985:687
Legal Problems of Surrogate Motherhood (1980)	1980:147
A Note on Damages Respecting Contracts for Medical Services: Or, Doctor Is Always Right, and If She's Not, She Should Pay (1985) (Commentary)	1985:605
"Other Insurance" Clauses in Illinois (Spring 1996)	20:403
"Property Damage" in Asbestos Litigation: The Insurer's Duty to Defend under the Comprehensive General Liability Policy. <i>United States Fidelity & Guar. Co. v. Wilkin Insulation Co.</i> , 578 N.E.2d 926 (Ill. 1991). (Fall 1992)	17:155
Punitive Damages—Wilful and Wanton Breach of Contract—Illinois Rejects the Extension of Tort Remedies into Contract Causes of Action— <i>Morrow v. L.A. Goldschmidt Associates</i> , 112 Ill. 2d 87, 492 N.E. 2d 181 (1986) (Winter 1988)	12:495
<i>Ross v. Creighton University</i> : Seventh Circuit Recognition of Limited Judicial Regulation of Intercollegiate Athletics? (Fall 1992)	17:85
The Seller's Right to Cure When the Buyer Revokes Acceptance: Erase the Line in the Sand (Fall 1991)	16:1
Survey of Illinois Law: Commercial Law (Summer 1993)	17:719
Survey of Illinois Law - Contracts (Summer 1990)	14:739
Survey of Illinois Law: Contract Law (Summer 1994)	18:723
Survey of Illinois Law: Insurance (Summer 1992)	16:899
Survey of Illinois Law: Professional Responsibility (Summer 1992)	16:975

Survey of Illinois Law: Real Estate Finance (Summer 1992)	16:999
CONTRIBUTION	
The Interplay Between Contribution and Workers' Compensation in Illinois: Putting an End to Backdoor Recoveries (Fall 1988)	13:103
<i>Skinner v. Reed-Prentice</i> : Its Effect on the Doctrines of Contribution and Indemnity as Applied in Illinois Workmen's Compensation Third-Party Actions (1978)	1978:556
Survey of Illinois Law: Tort Developments (Summer 1992)	16:1039
Survey of Illinois Law: Tort Developments (Summer 1993)	17:961
Torts (Spring 1989)	13:723
Workers' Compensation (Spring 1989)	13:779
COPYRIGHT LAW	
Copyright Law—The Idea/Expression Dichotomy: Where Has it Gone? (Winter 1987) (Comment)	11:411
Patents, Copyrights, and Trademarks: A Primer on Protecting Intellectual Work Product (Fall 1986)	11:1
The Right to Trial by Jury in Copyright Infringement Suits Seeking Statutory Damages (Fall 1992)	17:135
CORPORATE LAW	
A Brief Survey of Limited Liability Partnership Law in Illinois (Winter 1996)	20:247
Corporations (Summer 1988)	12:809
Environmental Law: Does the Application of the Responsible Corporate Officer Doctrine Apply to the Resource Conservation and Recovery Act? (Spring 1992)	16:687
Lawyer Liability Under Illinois Supreme Court Rule 721 Versus the Illinois Limited Liability Company Act: Arguments for Allowing Law Firms to Organize As LLCs (Fall 1994)	19:199
The Liability of Directors and Officers of Illinois Not for Profit Corporations (Spring 1988)	12:533
Partnership Interests as Securities Under Illinois Law (Winter 1995)	19:333
Risk Retention Groups: Who's Sorry Now? (Spring 1993)	17:531
Seventh Circuit Rejects the "Fraud Created the Market" Theory—Conflict Among the Circuits Widens. <i>Eckstein v. Balcor Film Investors</i> , 8 F.3d 1121 (7th Cir. 1993), <i>cert. denied</i> , 114 S. Ct. 883 (1994) (Fall 1994)	19:245
Sexual Harassment and the Illinois Business Corporation Act (Spring 1995)	19:459
Stock Transfer Restrictions in Close Corporations (1978)	1978:477
Survey of Illinois Law - Corporate Law (Summer 1990)	14:783
Survey of Illinois Law: Corporate Law (Summer 1993)	17:769

Why Illinois? A Comparison of Illinois and Delaware Corporate Jurisprudence (Fall 1994)	19:1
COURT-MARTIAL	
Courts-Martial: The Third System in American Criminal Law (1978)	1978:1
COURTS	
Burden of Proof and the Standard of Judicial Review in Prison Disciplinary Hearings Involving Decisions Predicated upon Uncorroborated Hearsay Evidence (1979)	1979:535
Constitutionality of the Illinois "Cost" Statute (1976)	1976:203
Electronic Media Coverage of Trials—An Analysis of the Position Illinois Should Adopt in Response to <i>Chandler v. Florida</i> (1982)	1982:63
An Examination of Voting Behavior in the Supreme Court of Illinois: 1971-1975 (1980)	1980:245
The Illinois Appellate Court: A Chronicle and Breviary of Intermediate Review (1981)	1981:373
The Judicial Ten: America's Greatest Judges (1979)	1979:405
Lyle Denniston: The Reporter and the Law (1980) (Book Review)	1980:239
The Standard of Appellate Review for Criminal Sentences in Illinois (1981)	1981:261
Supreme Court of Illinois Continues to Prohibit the Appellate Court from Imposing Sentences of Probation: A Firm Rule with a Weak Foundation (1983)	1983:17
CREDITORS' RIGHTS	
An Analysis of Fraudulent Preferences under Illinois Fraudulent Conveyances (Fall 1987)	12:89
CRIMINAL LAW	
The Admissibility of Other-Crimes Evidence in Acquaintance-Rape Prosecutions (Fall 1991)	17:341
Appellate Review of Sexual Assault Cases: Time to Abandon the Special Standard (1983)	1983:435
Applying Nineteenth Century Ideas to a Twenty-First Century Problem: The Law of Self-Defense and Gang-Related Homicide. (Spring 1996)	20:589
The Civil Action for Rape: A Viable Alternative for the Rape Victim? (1978)	1978:399
The Constitutional Ramifications of Calling a Police Officer an "Asshole." <i>Omaha v. Buffkins</i> , 922 F.2d 465 (8th Cir. 1990), <i>cert. denied</i> , 112 S. Ct. 273 (1991) (Spring 1992)	16:741

Constitutional Law—Criminal Law—The Speedy Trial Clause of the Sixth Amendment Applies until a Guilty Plea Has Been Entered and Accepted by the Court. <i>United States v. Roberts</i> , 515 F.2d 642 (2d Cir. 1975) (1976)	1976:260
Constitutional Law—Fifth Amendment—The Self-incrimination Privilege of the Fifth Amendment Does Not Forbid Drawing Adverse Inferences Against an Inmate from His Failure to Testify in Prison Disciplinary Proceedings. <i>Baxter v. Palmigiano</i> , 96 S. Ct. 1551 (1976)	1976:555
The Constitutionality of Police Protection Statutes (Spring 1992).	16:707
Courts-Martial: The Third System in American Criminal Law (1978)	1978:1
Criminal Abuses in the Administration of Private Welfare and Pension Plans: A Proposal for a National Enforcement Program (1976)	1976:400
Criminal Law (Spring 1987)	11:577
Criminal Law-Incest-Illinois' Response to a Familial Problem (Spring 1988)	12:655
Criminal Law—Felony Murder—The Merger Doctrine Is Rejected in Illinois. <i>People v. Viser</i> , 62 Ill. 2d 568, 343 N.E.2d 903 (1975) (1976)	1976:575
Criminal Law—Probable Cause: Illinois Adopts the Plain Smell Rule for Warrantless Searches of Vehicles. <i>People v. Stout</i> , 106 Ill. 2d 77, 477 N.E.2d 498 (1985) (Fall 1986)	11:153
Criminal Law—Right to Counsel—There Is No Constitutional Right to Counsel in a Pretrial Psychiatric Examination. <i>People v. Larsen</i> , 74 Ill. 2d 348, 385 N.E.2d 679, <i>cert. denied</i> , 100 S. Ct. 220 (1979)	1979:633
Criminal Law—The Right to Run: Deadly Force and the Fleeing Felon. <i>Tennessee v. Garner</i> , 105 S. Ct. 1694 (1985) (Fall 1986)	11:171
Criminal Procedure (Spring 1989)	13:511
Criminal Procedure—The Indigent Appellant's Inability to Demand the Argument of Nonfrivolous Issues. <i>Jones v. Barnes</i> , 103 S. Ct. 3308 (1983) (1984)	1984:167
Criminal Sanctions Against Landlords? The Criminal Housing Management Statute in Illinois (1980)	1980:319
Cross-Examination of Breath Alcohol Machine Operators (Fall 1988)	13:83
Dangerousness, Reasonable Doubt, and Preconviction Sexual Psychopath Legislation (1976)	1976:218
Death Penalty for Minors: Who Should Decide? (Spring 1996)	20:621
Evidence—The Battered Woman Syndrome in Illinois: Admissibility of Expert Testimony (Fall 1986)	11:137
Expansion of the Rights of Criminal Defendants Based on State Law (Winter 1988)	12:459

"Facts" about Juvenile Justice (1984) (Commentary)	1984:529
Federal Sentencing Law: Prosecutorial Discretion in Determining Departures Based on Defendant's Cooperation Violates Due Process (Winter 1991)	15:321
Fit To Die: Drug-Induced Competency for the Purpose of Execution (Fall 1995)	20:149
For the Sake of Judicial Economy—Supreme Court Rules Coerced Confession Can Be Harmless Error. <i>Fulminante v. Arizona</i> , 111 S. Ct. 1246 (1991) (Spring 1993)	17:621
The Illinois Sexually Dangerous Persons Act: An Examination of a Statute in Need of Change (Winter 1988)	12:437
Illinois Income Tax Offenses: Elements and Methods of Proof (Winter 1989)	13:281
Illinois' Newly Amended Stalking Law: Are All the Problems Solved? (Fall 1994)	19:165
Impact of Prison Conditions on the Mental Health of Inmates (1979) . .	1979:497
International Kidnapping or Justifiable Seizure? (Fall 1992)	17:317
Juvenile Justice—Preventive Detention of Juveniles: Have They Held Your Child Today? <i>Schall v. Martin</i> , 104 S. Ct. 2403 (1984) (1985)	1985:315
Multiple Punishments for the "Same Offense" in Illinois (Winter 1987)	11:217
A New Limitation on Indian Tribal Sovereignty: No Criminal Jurisdiction over Nonmember Indians. <i>Duro v. Reina</i> , 110 S. Ct. 2053 (1990) (Spring 1991)	15:623
Probable Cause: The Abandonment of the Aguilar/Spinelli Standard and Further Evisceration of the Fourth Amendment. <i>Illinois v. Gates</i> , 103 S. Ct. 2317 (1983)	1983:261
Proximate Cause Under RICO (Spring 1996)	20:455
Rethinking Prisoner Civil Rights Cases and the Provision of Counsel (Spring 1993)	17:417
Retroactive Application of Illinois Statute Eliminating Opportunity for Annual Parole Hearings Violates ex Post Facto Prohibitions. <i>Tiller v. Klincar</i> , 561 N.E.2d 576, <i>cert. denied</i> , 111 S. Ct. 688 (1991) (Winter 1993)	17:403
Separation of Powers and Administrative Crimes: A Study of Irreconcilables (1976)	1976:1
Sixth Amendment's Confrontation Clause—Is a Showing of Unavailability Required? (Spring 1993)	17:573
Standards of Review in Illinois Criminal Cases: The Need for Major Reform (Fall 1992)	17:51

The Supreme Court Confiscates an Unjust Weapon Used in the "War on Drugs." <i>Department of Revenue of Montana v. Kurth Ranch</i> , 114 S. Ct. 1937 (1994) (Winter 1996)	20:353
The Supreme Court Strikes a Blow Against Minority Criminal Defendants. <i>Georgia v. McCollum</i> , 112 S. Ct. 2348 (1992) (Fall 1993)	18:255
Supreme Court of Illinois Continues to Prohibit the Appellate Court from Imposing Sentences of Probation: A Firm Rule with a Weak Foundation (1983)	1983:17
Survey of Illinois Law: Criminal Law and Procedure (Summer 1993)	17:793
Survey of Illinois Law: Criminal Law and Procedure (Summer 1994)	18:747
Survey of Illinois Law: Criminal Law and Procedure (Summer 1995)	19:707
Survey of Illinois Law: Criminal Law and Procedure (Summer 1996)	20:747
Survey of Illinois Law - Criminal Law (Summer 1990)	14:813
Survey of Illinois Law—Criminal Law (Summer 1991)	15:785
CRIMINAL PROCEDURE	
Alternative Sentencing for the Alcohol/Drug Defendant (Fall 1989)	14:1
Appellate Review of Sexual Assault Cases: Time to Abandon the Special Standard (1983)	1983:435
Burden of Proof and the Standard of Judicial Review in Prison Disciplinary Hearings Involving Decisions Predicated upon Uncorroborated Hearsay Evidence (1979)	1979:535
Constitutional Law—Criminal Law—The Speedy Trial Clause of the Sixth Amendment Applies until a Guilty Plea Has Been Entered and Accepted by the Court. <i>United States v. Roberts</i> , 515 F.2d 642 (2d Cir. 1975) (1976)	1976:260
Constitutional Law—Criminal Procedure—A Defendant in a State Criminal Trial Has a Constitutional Right, Implicit in the Sixth Amendment, to Proceed Without Counsel When He Voluntarily and Intelligently Elects to Do So. <i>Faretta v. California</i> , 422 U.S. 806 (1975) (1976)	1976:271
The Court Approves Ambiguous Miranda Warnings—Dims the "Bright Line" of Pre-Indictment Procedural Requirements. <i>Duckworth v. Eagan</i> , 109 S. Ct. 2875 (Fall 1990)	15:213
Criminal Abuses in the Administration of Private Welfare and Pension Plans: A Proposal for a National Enforcement Program (1976)	1976:400
Criminal Law—Right to Counsel—There Is No Constitutional Right to Counsel in a Pretrial Psychiatric Examination. <i>People v. Larsen</i> , 74 Ill. 2d 348, 385 N.E.2d 679, <i>cert. denied</i> , 100 S. Ct. 220 (1979)	1979:633
Criminal Procedure (Spring 1987)	11:631
Criminal Procedure (Spring 1989)	13:511

Criminal Procedure (Summer 1988)	12:839
Criminal Procedure—Miranda Warning Public Safety Exception. <i>New York v. Quarles</i> , 104 S. Ct. 2626 (1984) (1985)	1985:735
Criminal Procedure—The Indigent Appellant's Inability to Demand the Argument of Nonfrivolous Issues. <i>Jones v. Barnes</i> , 103 S. Ct. 3308 (1983) (1984)	1984:167
Cross-Examination of Breath Alcohol Machine Operators (Fall 1988)	13:83
Current Standards for Determining Ineffective Assistance of Counsel: Still a Sham, Farce or Mockery? (1979)	1979:132
Dangerousness, Reasonable Doubt, and Preconviction Sexual Psychopath Legislation (1976)	1976:218
Defining "Prompt" under <i>Gerstein v. Pugh</i> : A Bright Line Rule. <i>County of Riverside v. McLaughlin</i> , 111 S. Ct. 1661 (1991) (Spring 1993)	17:637
Distinguishing Fifth and Sixth Amendment Rights to Counsel During Police Questioning (Fall 1991)	16:101
The Fifth Amendment Right Against Self-Incrimination: An Individual's Right Versus The Government's Need For Effective Law Enforcement. <i>Illinois v. Perkins</i> , 110 S. Ct. 2394 (1990) (Fall 1991)	16:197
For the Sake of Judicial Economy—Supreme Court Rules Coerced Confession Can Be Harmless Error. <i>Fulminante v. Arizona</i> , 111 S. Ct. 1246 (1991) (Spring 1993)	17:621
Illinois Income Tax Offenses: Elements and Methods of Proof (Winter 1989)	13:281
Illinois Supreme Court Misapplies the "Totality of the Circumstances" Test in Evaluating No-Knock Entries. <i>People v. Condon</i> , 592 N.E.2d 951 (Ill. 1992), <i>cert. denied</i> , 113 S. Ct. 1359 (1993)	18:495
The Improbability of Probable Cause—The Inequity of the Grand Jury Indictment Versus the Preliminary Hearing in the Illinois Criminal Process (1981)	1981:281
International Kidnaping or Justifiable Seizure? (Fall 1992)	17:317
<i>James v. Illinois</i> : A Halt to the Expansion of the Impeachment Exception (Fall 1990)	15:27
Juvenile Justice—Preventive Detention of Juveniles: Have They Held Your Child Today? <i>Schall v. Martin</i> , 104 S. Ct. 2403 (1984) (1985)	1985:315
The New Bail Statute in Illinois: Preventive Detention by Any Other Name (1985)	1985:631
Peremptory Challenges—The Exclusion of Blacks Form Petit Juries. <i>People v. Payne</i> , 99 Ill. 2d 135, 457 N.E.2d 1202 (1983), <i>cert. denied</i> , 105 S. Ct. 447 (1984)	1985:135

Personal Jurisdiction Over Border State Defendants: What Does Due Process Require? (Summer 1989) (Senior Commentary)	13:919
Probable Cause: The Abandonment of the Aguilar/Spinelli Standard and Further Evisceration of the Fourth Amendment. <i>Illinois v. Gates</i> , 103 S. Ct. 2317 (1983)	1983:261
Rethinking Prisoner Civil Rights Cases and the Provision of Counsel (Spring 1993)	17:417
Retroactive Application of Illinois Statute Eliminating Opportunity for Annual Parole Hearings Violates ex Post Facto Prohibitions. <i>Tiller v. Klincar</i> , 561 N.E.2d 576, cert. denied, S. Ct. 688 (1991) (Winter 1993)	17:403
Search and Seizure—Automobile Exception—The Search of a Lawfully Stopped Vehicle Justifies the Search of Every Part of the Vehicle, Including Containers That May Conceal the Object of the Search. <i>United States v. Ross</i> , 456 U.S. 798 (1982) (1983)	1983:587
Search and Seizure—Home Arrest—A Warrantless Home Arrest in the Absence of Exigent Circumstances Violates the Fourth Amendment. <i>Payton v. New York</i> , 445 U.S. 573 (1980) (1981)	1981:101
Search and Seizure—Home Arrest—Where Offense Occurs One and One-Half Hours Before Entry, Police Do Not Deliberately Delay, and Suspect Is Armed, Exigent Circumstances Render Warrantless Police Entry Constitutional. <i>People v. Abney</i> , 81 Ill. 2d 159, 407 N.E.2d 543 (1980) (1981)	1981:313
The Standard of Appellate Review for Criminal Sentences in Illinois (1981)	1981:261
Standards of Review in Illinois Criminal Cases: The Need for Major Reform (Fall 1992)	17:51
The Supreme Court Strikes a Blow Against Minority Criminal Defendants. <i>Georgia v. McCollum</i> , 112 S. Ct. 2348 (1992) (Fall 1993)	18:255
Supreme Court of Illinois Continues to Prohibit the Appellate Court from Imposing Sentences of Probation: A Firm Rule with a Weak Foundation (1983)	1983:17
Survey of Illinois Law: Criminal Law and Procedure (Summer 1993) . .	17:793
Survey of Illinois Law: Criminal Law and Procedure (Summer 1994) . .	18:747
Survey of Illinois Law: Criminal Law and Procedure (Summer 1995) . .	19:707
Survey of Illinois Law: Criminal Law and Procedure (Summer 1996) . .	20:747
Survey of Illinois Law: Criminal Procedure (Summer 1990)	14:875
Survey of Illinois Law: Criminal Procedure (Summer 1991)	15:861
Survey of Illinois Law: Criminal Procedure (Summer 1992)	16:841
The Viability of <i>Morrissey v. Brewer</i> and the Due Process Rights of Parolees and Other Conditional Releases (Fall 1993)	18:121

DAMAGES

- A New Approach to Computing Joint and Several Damages (Spring 1994) 18:549
- The Status of an Illinois Plaintiff's Comparative Negligence as a Damage-Reducing Factor Where a Defendant Is Found Liable under the Theory of Willful and Wanton Misconduct (Winter 1992) 16:663

- Survey of Illinois Law: Tort Developments (Summer 1992) 16:1039
- The Use of Future Inflation in Calculating Damages for Lost Future Earnings. *Stringham v. United Parcel Service* 181 Ill. App. 3d 313, 356 N.E.2d 1292 (2d Dist. 1989) (Winter 1991) 15:353

DEADLY FORCE

- Criminal Law—The Right to Run: Deadly Force and the Fleeing Felon. *Tennessee v. Garner*, 105 S. Ct. 1694 (1985) (Fall 1986) 11:171

DEATH PENALTY

- Death Penalty for Minors: Who Should Decide? (Spring 1996) 20:621
- Fit To Die: Drug-Induced Competency for the Purpose of Execution (Fall 1995) 20:149
- Survey of Illinois Law: Criminal Law (Summer 1991) 15:785
- Survey of Illinois Law: Criminal Procedure (Summer 1992) 16:841

DICKERSON, REED

- Advice from the Consummate Draftsman: Reed Dickerson on Statutory Interpretation (Spring 1992) 16:591
- Introduction (Spring 1992) 16:581
- Reed Dickerson's Contribution to SIU's School of Law (Spring 1992) 16:585
- Reed Dickerson's Originalism—What it Contributes to Contemporary Constitutional Debate (Spring 1992) 16:617

DISABILITY LAW

- Education Law—The Handicapped Children's Protection Act of 1986: The Award of Attorney's Fees in Litigation under the Education of the Handicapped Act (Winter 1987) 11:381

DISCOVERY

- Appellate Review of Discovery Orders in the Federal Courts (1980) 1980:339
- Eliminating the Element of Surprise: Rethinking the Disclosure Requirements of Illinois Supreme Court Rule 220 (Fall 1992) 17:195
- Survey of Illinois Law: Health Care (Summer 1992) 16:879

DISCRIMINATION

- The Civil Rights Act of 1991: Remedial Civil Rights Policies Prevail (Fall 1992) 17:267
- Employment Discrimination: Are Title VII Protections Under a Disparate Impact Analysis Drastically Diminished? *Wards Cove Packing Co. v. Atonio*, 109 S. Ct. 2115 (1989) (Fall 1990) 15:187

Extending <i>Batson v. Kentucky</i> to Gender and Beyond: The Death Knell for the Peremptory Challenge? (Winter 1995)	19:381
Extraterritorial Application of Title VII. <i>Boureslan v. Aramco</i> , 892 F.2d 1271 (5th Cir. 1990) (Spring 1991)	15:645
Race-Exclusive Scholarships in Federally-Assisted Colleges and Universities-Will They Survive? (Winter 1992)	16:451
Title VII and Mixed Motives-Too Little Too Late? <i>Price Waterhouse v. Hopkins</i> , 109 S. Ct. 1775 (1989) (Fall 1990)	15:167
DIVORCE	
The Demise of the Praecipe (Fall 1986)	11:29
Domestic Relations Law—Dissolution of Marriage—Property Provisions of New Illinois Marriage and Dissolution of Marriage Act Are Constitutional—The Exact Nature of the Interest of the Non-Titleholding Spouse During the Marriage Still Needs Clarification. <i>Kujawinski v. Kujawinski</i> , 71 Ill. 2d 563, 376 N.E.2d 1382 (1978)	1978:598
Marital Property in Illinois: The Complexities Wrought by the Presumption of Gift, Transmutation, and Commingling (1982)	1982:159
DOMESTIC RELATIONS	
The Demise of the Praecipe (Fall 1986)	11:29
Domestic Relations Law—Dissolution of Marriage—Property Provisions of New Illinois Marriage and Dissolution of Marriage Act Are Constitutional—The Exact Nature of the Interest of the Non-Titleholding Spouse During the Marriage Still Needs Clarification. <i>Kujawinski v. Kujawinski</i> , 71 Ill. 2d 563, 376 N.E.2d 1382 (1978)	1978:598
The Evolution of Domestic Relations Cases in Our Federal Courts (1985) (Commentary)	1985:353
Family Law (Spring 1987)	11:741
Family Law—Child Visitation—Alaska Recognizes Stepparent's Right to Visitation with the Stepchild Where the Stepparent Has Acquired in Loco Parentis Status. <i>Carter v. Brodrick</i> , 644 P.2d 850 (Alaska 1982) (1983)	1983:57
Family Law—Division of Property upon Marital Dissolution—The Illinois Appellate Court Grapples with Good Will in a Professional Practice—Is it Property or Just Another Factor? <i>In re Marriage of Wilder</i> , 122 Ill. App. 3d 338, 461 N.E.2d 447 (1st Dist. 1983) (1985)	1985:285
Family Law—Surname Selection for the Child of Divorced Parents: Honor Thy Father vs. The Child's Best Interests. <i>In re Marriage of Presson</i> , 102 Ill. 2d 303, 465 N.E.2d 85 (1984) (1985)	1985:335

The Health Care Surrogate Act in Illinois: Another Rejection of Domestic Partners' Rights (Spring 1995)	19:479
Husband and Wife—Illinois Law as a Catalyst for Hollow Interspousal Tort Recoveries (Winter 1989)	13:337
Intentional Infliction of Emotional Distress: Recovery of Damages for Victims of Parental Kidnapping (1984)	1984:145
Is Failure to Support a Minor Child in the State Sufficient Contact with That State to Justify in Personam Jurisdiction? (Spring 1993)	17:491
Marital Property in Illinois: The Complexities Wrought by the Presumption of Gift, Transmutation, and Commingling (1982)	1982:159
Modifying Child Custody Awards: A Substantial Change under the Illinois Marriage and Dissolution of Marriage Act (1980)	1980:439
Mother Knows Best: A Constitutional Perspective on Single Motherhood by Choice (1984)	1984:329
Parent-Child Tort Immunity: The Supreme Court of Illinois Finally Gives this Doctrine the Attention It's Been Demanding. <i>Cates v. Cates</i> , 156 Ill. 2d 76, 619 N.E.2d 715 (1993) (Spring 1995)	19:633
The Parental Tort Immunity Doctrine Applied to Wrongful Death Actions: A Rule Without Reason. <i>Chamness v. Fairtrace</i> , 158 Ill. App. 3d 325, 511 N.E.2d 839 (5th Dist. 1987) (Fall 1988)	13:175
Prenatal Rights—The Intersection of Parental Immunity and Prenatal Rights: The "Nonfamily Activity" Exception or Traditional Concepts of Negligence? <i>Stallman v. Youngquist</i> , 129 Ill. App. 3d 859, 473 N.E.2d 400 (1st Dist. 1984) (1985)	1985:749
Protection for the Child or the Parent? The Conflict Between the Federal Drug and Alcohol Abuse Confidentiality Requirements and the State Child Abuse and Neglect Reporting Laws (1985) . .	1985:181
Rights of the Putative Spouse under Section 305 of the Illinois Marriage and Dissolution of Marriage Act (1978)	1978:423
Social Welfare—Foster Care, Aid to Families with Dependent Children—The Illinois System Falls to Muddled Equal Protection Analysis. <i>Youakim v. Miller</i> , 431 F. Supp. 40 (N.D. Ill. 1976), <i>aff'd</i> , No. 76-1884 (7th Cir. Sept. 27, 1977), <i>review granted</i> , 46 U.S.L.W. 3513 (Feb. 21, 1978) (1978)	1978:113
Survey of Illinois Law: Family Law (Summer 1993)	17:903
Survey of Illinois Law: Family Law (Summer 1995)	19:819
Tenancy by the Entirety in Illinois: A Reexamination (1980)	1980:83
DOUBLE JEOPARDY	
Multiple Punishments for the "Same Offense" in Illinois (Winter 1987)	11:217
Survey of Illinois Law: Criminal Procedure (Summer 1992)	16:841

Tort Law—Contribution: Determining a Basis for the Culpability of Dram Shops. <i>Hopkins v. Powers</i> , 113 Ill. 2d 206, 497 N.E.2d 757 (1986) (Winter 1987)	11:427
DUE PROCESS	
Constitutional Law—Substantive Due Process: Closing the Curtain on Fundamental Rights to Privacy. <i>Bowers v. Hardwick</i> , 106 S. Ct. 2841 (1986) (Summer 1987)	11:1305
Due Process for Minors “Voluntarily” Committed to Mental Institutions: Does Father Know Best? Recommendations for Illinois (1980)	1980:171
The Status of Mutuality of Collateral Estoppel in Illinois and Proposed Guidelines for the Application of Estoppel after the Definitive Abolition of Mutuality (1979)	1979:289
The Viability of <i>Morrissey v. Brewer</i> and the Due Process Rights of Parolees and Other Conditional Releases (Fall 1993)	18:121
<i>Wilson v. Bishop and Texaco, Inc. v. Short</i> : Two Inadequate Analyses of Dormant Mineral Interest Statutes (1982)	1982:533
Witness Shield Laws and Child Sexual Abuse Prosecutions: A Presumption of Guilt (Fall 1990)	15:99
ECONOMICS	
The Contract Clause Reemerges: A New Attitude Toward Judicial Scrutiny of Economic Legislation (1978)	1978:258
Economic Protectionism: Illinois' Wrong Choice for Complying With the 1990 Clean Air Act Amendments (Winter 1996)	20:313
Fueling the Fire of Nuclear Debate: It's Time to Plan for the Scrapping of Nuclear Power Plants (1978)	1978:536
Legal Clinics: Advancement or Annihilation for Black Attorneys? (1980) (Commentary and Correspondence)	1980:225
Policy Responses to Global Warming (Winter 1990)	14:187
EDUCATION LAW	
Academic Honor Codes: A Legal And Ethical Analysis (Fall 1994)	19:49
After a Finding of Unitariness the Dissolution of Busing and the Resegregation of America's Public Schools: An Affront to <i>Brown v. Board of Education</i> (Winter 1992)	16:481
An Alternative Originalist Opinion for <i>Brown v. Board of Education</i> (Fall 1995)	20:75
<i>Brown</i> and the Doctrine of Precedent: A Concurring Opinion (Fall 1995)	20:99
<i>Brown, Bolling, & Originalism</i> : Why Ackerman and Posner (Among Others) Are Wrong (Fall 1995)	20:53
<i>Brown v. Board of Education</i> : A Revised Opinion (Fall 1995)	20:41
<i>Brown v. Board of Education</i> : A Substitute Opinion (Fall 1995)	20:15

1996]	Subject Index	161
<i>Brown v. Board</i> : Revisited (Fall 1995)	20:19	
The Constitutionality of Property Tax Based School Financing Schemes: Is Illinois' System Next to Fall? (Fall 1991)	16:157	
The Demise of American Constitutionalism: Death by Legal Education (Fall 1991)	16:39	
A Dissenting Opinion to <i>Brown</i> (Fall 1995)	20:93	
Education Law—The Handicapped Children's Protection Act of 1986: The Award of Attorney's Fees in Litigation under the Education of the Handicapped Act (Winter 1987)	11:381	
Equal Access—The New Life of the First Amendment in Secondary Education (Winter 1992). <i>Board of Education of Westside Community Schools v. Mergens</i> , 110 S.Ct. 2356 (1990)	16:531	
Forty Years in the Desert (Fall 1995)	20:109	
The Haunting Presence of the Opinion in <i>Brown v. Board of Education</i> (Fall 1995)	20:3	
The Legal Standards for Determining the Relationship Between a Child's Handicapping Condition and Misconduct Charged in a School Disciplinary Proceeding (1985)	1985:243	
The Meaning of "Appropriate" Educational Programming under the Education for All Handicapped Children Act (1984)	1984:401	
The Multiethnic Placement Act: A Critical Analysis of Why the Act is Not in the Best Interests of Children. "Improving America's Schools Act of 1994: Howard M. Metzenbaum's Multiethnic Placement Act of 1994," Pub. L. No. 103-382, §§ 551-55, 108 Stat. 3518, 4056-58 (Oct. 20, 1994) (Spring 1996)	20:605	
The Place of Public School Education in the Constitutional Scheme (Fall 1988)	13:53	
Race-Exclusive Scholarships in Federally-Assisted Colleges and Universities—Will They Survive? (Winter 1992)	16:451	
<i>Ross v. Creighton University</i> : Seventh Circuit Recognition of Limited Judicial Regulation of Intercollegiate Athletics? (Fall 1992)	17:85	
School Search—The Supreme Court's Adoption of a "Reasonable Suspicion" Standard in <i>New Jersey v. T.L.O.</i> and the Heightened Need for Extension of the Exclusionary Rule to School Search Cases (1985)	1985:263	
Schools—Disciplinary Suspension—Tenured Teachers Facing Suspension Afforded the Same Procedural Safeguards as Tenured Teachers Facing Dismissal. <i>Craddock v. Board of Education</i> , 81 Ill. 2d 28, 405 N.E.2d 794 (1980) (1981)	1981:117	
Survey of Illinois Law: Education Law (Summer 1995)	19:761	

Torts—School Tort Immunity—Teachers and School Districts Are Immune from Liability for Mere Negligence by Reason of <i>in Loco Parentis</i> Status That Is Conferred upon Educators by Section 24-24 of the Illinois School Code. <i>Kobylanski v. Chicago Board of Education</i> , 63 Ill. 2d 165, 347 N.E.2d 705 (1976)	1976:592
Why Local Property Taxes are Inappropriate for Financing Illinois Community Colleges: A Strategy for Challenging How the State Funds these Post-Secondary Schools (Spring 1995)	19:523
ELECTION LAW	
The Courts and Partisan Gerrymandering: Recent Cases on Legislative Reapportionment (Spring 1994)	18:563
Invalidation of Illinois' Anonymous Political Literature Statute—The Unprotected Interest in an Informed Electorate— <i>People v. White</i> , 116 Ill. 2d 171, 506 N.E.2d 1284 (1987) (Spring 1988)	12:677
Open Versus Closed Primaries: A Dilemma in the Illinois Election Process (1977)	1977:210
Past and Present Attempts by Congress and the Courts to Regulate Corporate and Union Campaign Contributions and Expenditures in the Election of Federal Officials (1976)	1976:338
EMINENT DOMAIN	
Survey of Illinois Law—Property (Summer 1991)	15:1079
EMOTIONAL DISTRESS	
Survey of Illinois Law: Tort Developments (Summer 1992)	16:1039
EMPLOYMENT LAW	
The ADA and the Illinois Workers' Compensation Act: Can Two "Rights" Make a "Wrong"? (Spring 1995)	19:567
The "Catch 22" of a Duty of Fair Representation Action—Uncluttering the Dispute Between the Exhaustion of Internal Union Remedies and the DelCostello Statute of Limitations— <i>Frandsen v. Brotherhood of Railway, Airline and Steamship Clerks</i> , 782 F.2d 674 (7th Cir. 1986) (Winter 1988)	12:479
Employer-Employee Relations—The Employee Polygraph Protection Act: Eliminating Polygraph Testing in Private Employment Is Not the Answer (Winter 1987)	11:355
Employment Discrimination: Are Title VII Protections Under a Disparate Impact Analysis Drastically Diminished? <i>Wards Cove Packing Co. v. Atonio</i> , 109 S. Ct. 2115 (1989) (Fall 1990)	15:187
Employment Law (Spring 1989)	13:565
Extraterritorial Application of Title VII. <i>Boureslan v. Aramco</i> , 892 F.2d 1271 (5th Cir. 1990) (Spring 1991)	15:645
Hiring Women (Spring 1990)	14:487

Patronage Dismissals and Compelling State Interests: Can the Policymaking/Nonpolicymaking Distinction Withstand Strict Scrutiny? (1978)	1978:278
Policy Responses to Global Warming (Winter 1990)	14:187
Schools—Disciplinary Suspension—Tenured Teachers Facing Suspension Afforded the Same Procedural Safeguards as Tenured Teachers Facing Dismissal. <i>Craddock v. Board of Education</i> , 81 Ill. 2d 28, 405 N.E.2d 794 (1980) (1981)	1981:117
Seeking A “Safe Harbor”: The Viability of Summary Judgment in Post-Harris Sexual Harassment Litigation (Winter 1996)	20:223
Square Pegs, Round Holes: HIV and the Americans With Disabilities Act. <i>Doe v. Kohn Nast & Graf, P.C.</i> , 862 F. Supp. 1310 (E.D.Pa. 1994) (Spring 1996)	20:637
Stuck on the Tracks: The FELA Engine vs. The Ethical Caboose (Winter 1996)	20:331
Survey of Illinois Law—Employment Law (Summer 1991)	15:941
Survey of Illinois Law: Employment Law (Summer 1993)	17:823
Title VII and Mixed Motives—Too Little Too Late? <i>Price Waterhouse v. Hopkins</i> , 109 S. Ct. 1775 (1989) (Fall 1990)	15:167
ENVIRONMENTAL LAW	
Acid Rain—The Limitations of Private Remedies (1983)	1983:515
Assessing the Greenhouse Challenge (Winter 1990)	14:169
Buying into Trouble—Lender Liability Under CERCLA and SARA (Winter 1990)	14:319
Catastrophic Chemical Contamination: A Response to the Michigan PBB Episode (1978)	1978:223
Climate Change and the Developing World (Winter 1990)	14:257
Commerce and Supremacy Clauses—Nuclear Waste Management—Illinois Remains the Dumping Ground for a Nation. <i>Illinois v. General Electric Co.</i> , 683 F.2d 206 (7th Cir. 1982), cert. denied sub nom. <i>Hartigan v. General Electric Co.</i> , 103 S. Ct. 1891 (1982)	1982:575
<i>County of Cook v. John Sexton Contractors Co.</i> : Home Rule Triumphs over Uniform Regulation of Sanitary Landfills (1979)	1979:347
Economic Protectionism: Illinois' Wrong Choice for Complying With the 1990 Clean Air Act Amendments (Winter 1996)	20:313
Emerging Themes and Dilemmas in American Toxic Tort Law, 1988-91: A Legal-Historical and Philosophical Exegesis (Fall 1993)	18:1
Environmental Law (Summer 1988)	12:913
Environmental Law: Does the Application of the Responsible Corporate Officer Doctrine Apply to the Resource Conservation and Recovery Act? (Spring 1992)	16:687

Environmental Policy Law—Cleaning Up Illinois' Act: Illinois Responses to the Acid Rain Problem (Fall 1987)	12:215
Environmental Protection in Combat (Winter 1993)	17:299
The Failure of Local Landfill Siting Control in Illinois (Fall 1992)	17:1
Foreword: The Case for a Strategic Environment Initiative—A Comprehensive Plan to Confront the World's Environmental Threats (Winter 1990)	14:163
Fueling the Fire of Nuclear Debate: It's Time to Plan for the Scrapping of Nuclear Power Plants (1978)	1978:536
The Intergovernment Panel on Climate Change: Taking the First Steps Towards a Global Response (Winter 1990)	14:231
International Pollution: The Struggle Between States and Scholars Over Customary Environmental Norms: The Hazy View After Chernobyl and Basil. (Fall 1987)	12:247
Nuclear Power Plants—California Moratorium on Construction Not Preempted by Atomic Energy Act. <i>Pacific Gas & Electric Co. v. State Energy Resources Conservation & Development Commission</i> , 103 S. Ct. 1713 (1983)	1984:183
The Ozone Agreements: A Modern Approach to Building Cooperation and Resolving International Environmental Issues (Winter 1990)	14:265
Policy Responses to Global Warming (Winter 1990)	14:187
Survey of Illinois Law—Environmental Law (Summer 1991)	15:975
Survey of Illinois Law—Environmental Law (Summer 1993)	17:853
Survey of Illinois Law: Environmental Law (Summer 1994)	18:791
Survey of Illinois Law: Natural Resources (Summer 1992)	16:953
"Takings" Under the Endangered Species Act: Habitat Modifications Not Included! <i>Sweet Home Chapter of Communities for a Great Oregon v. Babbitt</i> , 17 F.3d 1463 (D.C. Cir. 1994) (Winter 1996)	20:367
The Technical and Economic Aspects of Weather Modification: A Background for Lawyers (1977)	1977:326
Transboundary Pollution in the Great Lakes: Do Individual States Have Any Role to Play in its Prevention? (Winter 1996)	20:287
EQUAL PROTECTION	
Freedom Boycott: Consumer Speech in a Free Market (1982)	1982:333
Race-Exclusive Scholarships in Federally-Assisted Colleges and Universities—Will They Survive? (Winter 1992)	16:451
The Supreme Court Strikes a Blow Against Minority Criminal Defendants. <i>Georgia v. McCollum</i> , 112 S. Ct. 2348 (1992) (Fall 1993)	18:255
EQUAL RIGHTS AMENDMENT	
The Equal Rights Amendment: Rescission, Extension and Justiciability (1981)	1981:1

ESTATE PLANNING

The 1981 Federal Estate and Gift Tax Changes in the Context of the One Million Dollar Estate (1981)	1981:225
Caught in the Revolving Door: The Power of a Beneficiary to Remove a Trustee and Appoint a Successor under Section 2041 (1984)	1984:219
Cumulation of Lifetime Gifts in the Federal Estate Tax Computation (1984)	1984:283
Discounting and Compounding with the Addition of Single Life Contingencies—Calculation of the Present Value of an Annuity, Life Estate, Term for Years, Remainder, or Reversion Involving One Life (Winter 1987) (Special Commentary)	11:315
Discounting and Compounding—Calculation of the Present Value of an Annuity and the Income Inclusion Amount—Charitable Gift Annuities (Fall 1987)	12:153
Discounting and Compounding—Calculation of the Present Value of an Annuity, Term for Years, Remainder, or Reversion Dependent on a Term Certain (Fall 1986) (Special Commentary)	11:87
Discounting and Compounding—Calculation of the Present Value of an Annuity, Life Estate, Remainder, or Reversionary Interest Dependent upon Two Life Contingencies (Summer 1987) (Special Commentary)	11:1179
The Effect of the 1976 Federal Estate and Gift Tax Changes on Estate Planning Objectives (1976)	1976:299
Estate Planning—Joint Tenancy—Illinois Abolishes the Unity of Interest Requirement for Joint Tenancy. <i>In Re Estate of Wilson</i> , 81 Ill. 2d 349, 410 N.E.2d 23 (1980)	1980:355
Estate Tax Valuation of Farmland Under Section 2032a of the Internal Revenue Code: An Analysis of the Recently Proposed Treasury Regulations (1978)	1978:145
The Federal Estate and Gift Tax Changes of 1978 (1979)	1979:37
Introduction (Agricultural Law Symposium) (1977)	1977:299
Qualified Terminable Interest Property: Discussion of the Alternate Bequest Approach in <i>Clayton v. Commissioner</i> (Fall 1993)	18:159
Revaluation of Lifetime Gifts in the Federal Estate Tax Computation (Fall 1990)	15:1
Trusts and Estates (Summer 1988)	12:1143
ESTOPPEL	
Survey of Illinois Law: Insurance (Summer 1992)	16:899

ETHICS

Advertising - Supreme Court Upholds Attorney Statements of Certification in Advertising as Protected Speech. <i>Peel v. Attorney Registration and Disciplinary Comm'n</i> , 110 S. Ct. 2281 (1990) (Winter 1991)	15:391
The Lawyer's Duty to Report Another Lawyer's Misconduct. <i>In re Himmel</i> , 125 Ill. 2d 531, 533 N.E.2d 790 (1988) (Spring 1990)	14:683
Liability of Illinois Public Officials for Illegal Expenditures (Winter 1991)	15:235
Professional Responsibility and the Bottom Line: The Ethics of Billing (Winter 1996)	20:261
Professionalism and Interprofessional Cooperation Between Physicians and Attorneys (Winter 1988) (Essay)	12:507
Survey of Illinois Law: Professional Responsibility (Summer 1992)	16:975
EVIDENCE	
The Admissibility of Other-Crimes Evidence in Acquaintance-Rape Prosecutions (Fall 1991)	17:341
Admissibility in Illinois of Convictions and Pleas of Guilty to Traffic Offenses in Related Civil Litigation (1979)	1979:209
Appellate Review of Sexual Assault Cases: Time to Abandon the Special Standard (1983)	1983:435
Burden of Proof and the Standard of Judicial Review in Prison Disciplinary Hearings Involving Decisions Predicated upon Uncorroborated Hearsay Evidence (1979)	1979:535
Constitutional Law—Fifth Amendment—The Self-Incrimination Privilege of the Fifth Amendment Does Not Forbid Drawing Adverse Inferences Against an Inmate from His Failure to Testify in Prison Disciplinary Proceedings. <i>Baxter v. Palmigiano</i> , 96 S. Ct. 1551 (1976)	1976:555
Criminal Procedure (Spring 1989)	13:511
Criminal Procedure (Summer 1988)	12:839
Cross-Examination of Breath Alcohol Machine Operators (Fall 1988)	13:83
Defining "Prompt" under <i>Gerstein v. Pugh</i> : A Bright Line Rule. <i>County of Riverside v. McLaughlin</i> , 111 S. Ct. 1661 (1991) (Spring 1993)	17:637
Eliminating the Element of Surprise: Rethinking the Disclosure Requirements of Illinois Supreme Court Rule 220 (Fall 1992)	17:195
Evidence (Spring 1989)	13:619
Evidence (Summer 1988)	12:967
Evidence—The Battered Woman Syndrome in Illinois: Admissibility of Expert Testimony (Fall 1986)	11:137

The Fifth Amendment Right Against Self-Incrimination: An Individual's Right Versus The Government's Need For Effective Law Enforcement (Fall 1991). <i>Illinois v. Perkins</i> , 110 S. Ct. 2394 (1990)	16:197
Hypnotically Enhanced Testimony: Has it Lost its Charm? (Winter 1991)	15:289
Illinois Income Tax Offenses: Elements and Methods of Proof (Winter 1989)	13:281
Implied Hearsay: Defusing the Battle Line Between Pragmatism and Theory (Summer 1987)	11:1127
"Inadvertent Waiver" of Evidentiary Privileges: Can Reformulating the Issue Lead to More Sensible Decisions? (Winter 1995)	19:263
Sixth Amendment's Confrontation Clause-Is a Showing of Unavailability Required? (Spring 1993)	17:573
Survey of Illinois Law - Evidence (Summer 1990)	14:983
Survey of Illinois Law—Evidence (Summer 1991)	15:997
Survey of Illinois Law: Evidence (Summer 1993)	17:873
Survey of Illinois Law: Evidence (Summer 1994)	18:819
Survey of Illinois Law: Evidence (Summer 1995)	19:801
Survey of Illinois Law: Evidence (Summer 1996)	20:819
Survey of Illinois Law - Family Law (Summer 1990)	14:1007
The Use of Future Inflation in Calculating Damages for Lost Future Earnings. <i>Stringham v. United Parcel Service</i> 181 Ill. App. 3d 313, 356 N.E.2d 1292 (2d Dist. 1989) (Winter 1991)	15:353
Witness Shield Laws and Child Sexual Abuse Prosecutions: A Presumption of Guilt (Fall 1990)	15:99
EX POST FACTO	
Retroactive Application of Illinois Statute Eliminating Opportunity for Annual Parole Hearings Violates ex Post Facto Prohibitions. <i>Tiller v. Klinca</i> , 561 N.E.2d 576, cert. denied, 111 S. Ct. 688 (1991) (Winter 1993)	17:403
EXPERT TESTIMONY	
Eliminating the Element of Surprise: Rethinking the Disclosure Requirements of Illinois Supreme Court Rule 220 (Fall 1992)	17:195
EXPERT WITNESSES	
Survey of Illinois Law: Health Care (Summer 1992)	16:879
Survey of Illinois Law—Evidence (Summer 1991)	15:997
Treating Physicians: Fact or Fiction under Illinois Supreme Court Rule 220. <i>Tzystuck v. Chicago Transit Authority</i> , 124 Ill. 2d 226, 529 N.E.2d 525 (1988) (Fall 1989)	14:143

EXTRADITION

- Cracks in the Foundation of Extraterritorial Law Enforcement—A Challenge to Basic Judicial Doctrines (Spring 1991) 15:599
 International Kidnaping or Justifiable Seizure? (Fall 1992) 17:317

FAMILY LAW

- Domestic Relations Law—Dissolution of Marriage—Property Provisions of New Illinois Marriage and Dissolution of Marriage Act Are Constitutional—The Exact Nature of the Interest of the Non-Titleholding Spouse During the Marriage Still Needs Clarification. *Kujawinski v. Kujawinski*, 71 Ill. 2d 563, 376 N.E.2d 1382 (1978) 1978:598
 The Evolution of Domestic Relations Cases in Our Federal Courts (1985) (Commentary) 1985:353
 Family Law (Spring 1987) 11:741
 Family Law—Child Visitation—Alaska Recognizes Stepparent's Right to Visitation with the Stepchild Where the Stepparent Has Acquired in *Loco Parentis Status*. *Carter v. Brodrick*, 644 P.2d 850 (Alaska 1982) (1983) 1983:57
 Family Law—Division of Property upon Marital Dissolution—The Illinois Appellate Court Grapples with Good Will in a Professional Practice—Is it Property or Just Another Factor? *In re Marriage of Wilder*, 122 Ill. App. 3d 338, 461 N.E.2d 447 (1st Dist. 1983) (1985) 1985:285
 Family Law—Surname Selection for the Child of Divorced Parents: Honor Thy Father vs. The Child's Best Interests. *In re Marriage of Presson*, 102 Ill. 2d 303, 465 N.E.2d 85 (1984) (1985) 1985:335
 Grandparent Visitation and the Intact Family (Fall 1991) 16:133
 Marital Property in Illinois: The Complexities Wrought by the Presumption of Gift, Transmutation, and Commingling (1982) 1982:15
 Survey of Illinois Law – Family Law (Summer 1990) 14:1007
 Survey of Illinois Law: Family Law (Summer 1993) 17:903

FEDERAL COURTS

- Demise of the Death Knell Doctrine in the Federal Courts: A Perspective on the Federal Experience and Some Suggestions for Administering the Illinois Class Action (1979) 1979:109

FEDERAL PREEMPTION

- Nuclear Power Plants—California Moratorium on Construction Not Preempted by Atomic Energy Act. *Pacific Gas & Electric Co. v. State Energy Resources Conservation & Development Commission*, 103 S. Ct. 1713 (1983) 1984:183

FEDERALISM

- Federalism, Antitrust and Illinois Home Rule (1983) 1983:31

FEE SHIFTING

- Education Law—The Handicapped Children's Protection Act of 1986: The Award of Attorney's Fees in Litigation under the Education of the Handicapped Act (Winter 1987) 11:381

FETAL EXPERIMENTATION

- Survey of Illinois Law—Criminal Law (Summer 1991) 15:785

FIFTH AMENDMENT

- Expansion of the Rights of Criminal Defendants Based on State Law (Winter 1988) 12:459

- The Fifth Amendment Right Against Self-Incrimination: An Individual's Right Versus The Government's Need For Effective Law Enforcement. *Illinois v. Perkins*, 110 S. Ct. 2394 (1990) (Fall 1991) 16:197

- Multiple Punishments for the "Same Offense" in Illinois (Winter 1987) 11:217

FINANCE

- The Future Advances Lender: Status Under Present Illinois and Under ULTA and USOLTA (1981) 1981:451

FIRST AMENDMENT

- An Absolutism That Works: Reviving the Original "Clear and Present Danger" Test (1983) 1983:127

- The Constitutional Ramifications of Calling a Police Officer an "Asshole." *Omaha v. Buffkins*, 922 F.2d 465 (8th Cir. 1990), *cert. denied*, 112 S. Ct. 273 (1991) (Spring 1992) 16:741

- Constitutional Law: What Offends a Theist Does Not Offend the Establishment Clause. *Smith v. Board of School Commissioners*, 827 F.2d 684 (11th Cir. 1987) (Fall 1988) 13:153

- Constitutional Law—Why the Supreme Court Hates Hate-Crime Ordinances. *R.A.V. v. St. Paul*, 112 S. Ct. 2538 (1992) (Winter 1994) 18:481

- Criticism—A Lawyer's Duty or Downfall? (1981) (Commentary and Correspondence) 1981:437

- Equal Access—The New Life of the First Amendment in Secondary Education. *Board of Education of Westside Community Schools v. Mergens*, 110 S.Ct. 2356 (1990) (Winter 1992) 16:531

- Flag Desecration Statutes after *Texas v. Johnson*—A Legislative Solution to a Political Problem (Spring 1990) 14:625

- If It's Not Too Much To Ask, Could You Please Shut Up? *Madsen v. Women's Health Ctr., Inc.*, 114 S. Ct. 2516 (1994) (Fall 1995) 20:205

- "I'll Defend to the Death Your Right to Say It . . . But Not to Me"—The Captive Audience Corollary to the First Amendment (1983) 1983:211

It's Not My Fault, the Devil Made Me Do It: Attempting to Impose Tort Liability on Publishers, Producers, and Artists for Injuries Allegedly "Inspired" by Media Speech (Winter 1994)	18:417
The Neglected Prong of the Miller Test for Obscenity: Serious Literary, Artistic, Political, or Scientific Value (Summer 1987)	11:1159
Professional Ethics—Supreme Court Gives First Amendment Protection to Lawyers' Targeted Direct-Mail Advertising. <i>Shapero v. Kentucky Bar Association</i> , 108 S. Ct. 1916 (1988) (Fall 1989)	14:103
Regaining Lost Ground: Toward a Public Forum Doctrine under the Illinois Constitution (Winter 1994)	18:453
Religion, Secular Humanism and the First Amendment (Winter 1989).	13:357
Strict Scrutiny Sounds the Death Knell for New York's Son of Sam Law (Spring 1993)	17:599
FORECLOSURE	
Survey of Illinois Law: Real Estate Finance (Summer 1992)	16:999
FOREIGN POLICY	
Introduction (Agricultural Law Symposium) (1977)	1977:299
Nationalism, Boundaries, and the Bosnian War: Another Perspective (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:153
Peace-Making and Security Council Powers: Bosnia-Herzegovina Raises International and Constitutional Questions (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:131
Peacekeeping in the Post War Era (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:107
What Ever Happened to the New World Order? (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:113
FORUM NON CONVENIENS	
Civil Procedure (Spring 1987)	11:497
Deference to the Plaintiff in Forum Non Conveniens (Winter 1989)	13:191
FORUM SHOPPING	
Judicial Receptivity to HIV-Aids Advocacy: An Empirical Survey (Fall 1992)	17:211
FOURTEENTH AMENDMENT	
The "Right" to an Abortion, the Scope of Fourteenth Amendment "Personhood," and the Supreme Court's Birth Requirement (1979)	1979:1

FRATERNITIES

Expanding Illinois Tort Liability in the Context of Fraternity Hazing:

- Quinn v. Sigma Rho Chapter of Beta Theta Pi Fraternity*, 155 Ill. App. 3d 231, 507 N.E.2d 1193 (4th Dist. 1987) (Spring 1988) 12:695

FREE SPEECH

- The Constitutional Ramifications of Calling a Police Officer an "Asshole." *Omaha v. Buffkins*, 922 F.2d 465 (8th Cir. 1990), *cert. denied*, 112 S. Ct. 273 (1991) (Spring 1992) 16:741
- Constitutional Law—Why the Supreme Court Hates Hate-Crime Ordinances. *R.A.V. v. St. Paul*, 112 S. Ct. 2538 (1992) (Winter 1994) 18:481
- Freedom Boycott: Consumer Speech in a Free Market (1982) 1982:333
- If It's Not Too Much To Ask, Could You Please Shut Up? *Madsen v. Women's Health Ctr., Inc.*, 114 S. Ct. 2516 (1994) (Fall 1995) 20:205
- It's Not My Fault, the Devil Made Me Do It: Attempting to Impose Tort Liability on Publishers, Producers, and Artists for Injuries Allegedly "Inspired" by Media Speech (Winter 1994) 18:417
- Professional Ethics—Supreme Court Gives First Amendment Protection to Lawyers' Targeted Direct-Mail Advertising. *Shapero v. Kentucky Bar Association*, 108 S. Ct. 1916 (1988) (Fall 1989) 14:103
- Regaining Lost Ground: Toward a Public Forum Doctrine under the Illinois Constitution (Winter 1994) 18:453
- Strict Scrutiny Sounds the Death Knell for New York's Son of Sam Law (Spring 1993) 17:599
- FREEDOM OF INFORMATION ACT**
- Freedom of Information Act—Illinois Adopts a New Public Records Statute (1985) 1985:79
- FUTURE INTERESTS**
- Future Interests—Remainders—Status of Implied Conditions of Survivorship in Illinois (Fall 1988) 13:131
- GENDER BIAS**
- Gender Bias in Legal Education—An Annotated Bibliography (1990) 14:545
- Gender Bias in the Classroom (Spring 1990) 14:527
- Hiring Women (Spring 1990) 14:487
- Integrating Non-Sexist/Racist Perspectives Into Traditional Course and Clinical Settings (Spring 1990) 14:471
- Non-Sexist Teaching Techniques in Substantive Law Courses (Spring 1990) 14:507
- GOVERNMENT**
- Citizen Remedies Against Errant Illinois Public Servants (Winter 1987) 11:285

The Constitutionality of Property Tax Based School Financing Schemes: Is Illinois' System Next to Fall? (Fall 1991)	16:157
Does the Illinois Medicaid Program Meet Title XIX's Requirement That States Provide "Medically Necessary" Services? (Fall 1989)	14:83
Liberty Versus Authority: The Eternal Conflict in Government (Winter 1992)	16:213
Two Treatises on Government—The Two Faces of American Conservatism (Essay) (Summer 1987)	11:1327
GOVERNMENTAL IMMUNITY	
Survey of Illinois Law: Tort Developments (Summer 1992)	16:1039
HANDICAPPED CHILDREN	
Education Law—The Handicapped Children's Protection Act of 1986: The Award of Attorney's Fees in Litigation under the Education of the Handicapped Act (Winter 1987)	11:381
The Legal Standards for Determining the Relationship Between a Child's Handicapping Condition and Misconduct Charged in a School Disciplinary Proceeding (1985)	1985:243
HATE-CRIMES	
Constitutional Law—Why the Supreme Court Hates Hate-Crime Ordinances. <i>R.A.V. v. St. Paul</i> , 112 S. Ct. 2538 (1992) (Winter 1994)	18:481
HEALTH LAW	
The Baby "M" Decision: Specific Performance of a Contract for Specially Manufactured Goods (Summer 1987) (Essay)	11:1339
Does the Illinois Medicaid Program Meet Title XIX's Requirement That States Provide "Medically Necessary" Services? (Fall 1989)	14:83
The Health Care Surrogate Act in Illinois: Another Rejection of Domestic Partners' Rights (Spring 1995)	19:479
Legal Problems of Surrogate Motherhood (1980)	1980:147
Lost Chance of Survival Doctrine: Should the Courts Ever Tinker with Chance? (Winter 1992)	16:421
Medical Malpractice—The Constitutionality of Statutory Caps on Noneconomic Damages. <i>Fein v. Permanente Medical Group</i> , 38 Cal. 3d 137, 695 P.2d 665, 211 Cal. Rptr. 368 (1985) (Summer 1987).	11:1269
Natural Death Legislation in Illinois—The Illinois Living Will Act. Ill. Rev. Stat. ch. 110 ½ ¶¶ 701 to 710 (1983) (1984)	1984:465
Survey of Illinois Law: Health Care (Summer 1992)	16:879
Survey of Illinois Law: Health Care (Summer 1994)	18:851
Survey of Illinois Law: Health Law (Summer 1996)	20:839

Up Against the (Uterine) Wall: An Analysis of the Liability of Birth Control Products Manufacturers (1976)	1976:498
HEARSAY	
Evidence (Spring 1989)	13:619
Implied Hearsay: Defusing the Battle Line Between Pragmatism and Theory (Summer 1987)	11:1127
Survey of Illinois Law—Evidence (Summer 1991)	15:997
HISTORIC PRESERVATION	
Historic Preservation in Illinois (1979)	1979:449
HIV-AIDS	
Judicial Receptivity to HIV-Aids Advocacy: An Empirical Survey (Fall 1992)	17:211
Shattering the "Reasonable Window of Anxiety"—Recovery of Emotional Distress Damages for the Fear of Contracting AIDS. <i>Kerins v. Hartley</i> , 33 Cal. Rptr. 2d 172 (Cal. Ct. App. 1994) (Spring 1995)	19:661
Square Pegs, Round Holes: HIV and the Americans With Disabilities Act. <i>Doe v. Kohn Nast & Graf, P.C.</i> , 862 F. Supp. 1310 (E.D.Pa. 1994) (Spring 1996)	20:637
HOLMES, OLIVER WENDELL, JR.	
The Antitrust Philosophy of Justice Holmes (Winter 1994)	18:283
Holmes on Legal Method: The Predictive Theory of Law as an Instance of Scientific Method (Winter 1994)	18:329
Holmes's Constitutional Jurisprudence (Winter 1994)	18:347
Holmes's Early Constitutional Law Theory and its Application in Taking Cases on the Massachusetts Supreme Judicial Court (Winter 1994)	18:357
Was Holmes a Pragmatist? Reflections on a New Twist to an Old Argument (Spring 1990)	14:427
HOPSON, DAN	
Bibliography of Publications Written by Dan Hopson, Jr. (1985)	1985:177
Dan Hopson 1930-1985 (1985)	1985:171
Dan Hopson—Administrator, Teacher, and Scholar (1985)	1985:165
In Memory of Dan Hopson (1985)	1985:164
A Living Legacy (1985)	1985:169
Memorial for Dean Dan Hopson (1985)	1985:167
A Tribute to Dean Dan Hopson from the Board of Editors (1985)	1985:175
Uniting the Past and Present for the Future—Dean Hopson's Contributions to the Alumni Association (1985)	1985:173
HOSPITALS	
The Doctrine of Apparent Authority in Illinois Medical Malpractice Cases: An Argument for its Application (Winter 1994)	18:195

IMMUNITY

- Presidential Immunity—Supreme Court Attaches Absolute Immunity to the Presidential Office. *Nixon v. Fitzgerald*, 102 S. Ct. 2690 (1982) (1983) 1983:109

- State Parole Decisions: The Scope of Immunity Accorded Parole Board Members Under 42 U.S.C. 1983 (1983) 1983:281

- Survey of Illinois Law: Tort Developments (Summer 1993) 17:961

INCEST

- Criminal Law-Incest-Illinois' Response to a Familial Problem (Spring 1988) 12:655

INDEMNITY

- Survey of Illinois Law: Insurance (Summer 1992) 16:899

INDIANS

- First Americans and the First Amendment: American Indians Battle for Religious Freedom (Summer 1989) 13:945

INSURANCE LAW

- Bad Faith Refusal of Insurance Companies to Pay First Party Benefits—Time for the Illinois Supreme Court to Recognize the Tort and Resulting Punitive Damages (1984) 1984:121

- Bar Related Title Insurance: The Positive Perspective (1980) 1980:263

- ERISA Preemption: The Demise of Bad Faith Actions in Group Insurance Cases (Spring 1988) 12:517

- Illinois Unemployment Insurance: Re-Examining the Direct Interest Exception to the Labor Dispute Disqualification. *Dunaway v. Department of Labor*, 99 Ill. 2d 417, 459 N.E.2d 1332 (1984) 1984:511

- Insurance Law (Summer 1988) 12:1013

- Insurance Law—Concurrent Causation: Examination of Alternative Approaches (1985) 1985:527

- Insurance Law—Insurance Contract Interpretation—The Doctrine of Reasonable Expectations Has No Place in Illinois (1985) 1985:687

- Involuntary Assignment of a Cause of Action for Bad Faith Failure to Settle Within the Policy Limits. *Phelan v. State Farm Mutual Automobile Insurance Co.*, 114 Ill. App. 3d 96, 448 N.E.2d 579 (1st Dist. 1983) (1984) 1984:365

- Misrepresentation in Applications for Insurance: A Survey of Illinois Law (1979) 1979:321

- "Other Insurance" Clauses in Illinois (Spring 1996) 20:403

- "Property Damage" in Asbestos Litigation: The Insurer's Duty to Defend under the Comprehensive General Liability Policy. *United States Fidelity & Guar. Co. v. Wilkin Insulation Co.*, 578 N.E.2d 926 (Ill. 1991) (Fall 1992) 17:155

- Risk Retention Groups: Who's Sorry Now? (Spring 1993) 17:531

The Secured Party's Rights in a Debtor's Insurance under Article 9 of the Uniform Commercial Code (And Related Matters) (1978)	1978:500
Survey of Illinois Law - Insurance (Summer 1990)	14:1057
Survey of Illinois Law: Insurance (Summer 1992)	16:899
Survey of Illinois Law: Insurance (Summer 1994)	18:877
Survey of Illinois Law: Insurance (Summer 1996)	20:883
INTELLECTUAL PROPERTY	
Copyright Law—The Idea/Expression Dichotomy: Where Has it Gone? (Winter 1987) (Comment)	11:411
Patents, Copyrights, and Trademarks: A Primer on Protecting Intellectual Work Product (Fall 1986)	11:1
The Right to Trial by Jury in Copyright Infringement Suits Seeking Statutory Damages (Fall 1992)	17:135
The Supreme Court Decision on Gray Markets in <i>K-mart v. Cartier, Inc.</i> : When Is 'Plain Language' Not Plain? (Fall 1990)	15:67
Survey of Illinois Law: Intellectual Property Law Developments (Summer 1995)	19:855
INTERNATIONAL CONVENTIONS	
International Kidnapping or Justifiable Seizure? (Fall 1992)	17:317
INTERNATIONAL LAW	
Arab Opinion, U.S. Foreign Policy, and the Persian Gulf (Spring 1991)	15:501
Cracks in the Foundation of Extraterritorial Law Enforcement—A Challenge to Basic Judicial Doctrines (Spring 1991)	15:599
Enforcing American Money Judgments in the United Kingdom and Germany (Spring 1994)	18:517
Enforcing the Prohibition on the Use of Force: The U.N.'s Response to Iraq's Invasion of Kuwait (Spring 1991)	15:453
Environmental Protection in Combat (Winter 1993)	17:299
The Evolving U.S. Policy for Peace Operations (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:119
Extraterritorial Application of Title VII. <i>Boureslan v. Aramco</i> , 892 F.2d 1271 (5th Cir. 1990) (Spring 1991)	15:645
Freedom from Discrimination in Choice of Language and International Human Rights (1976)	1976:151
The Ideology of Arab Nationalism and the Persian Gulf Crisis (Spring 1991)	15:511
The Intergovernment Panel on Climate Change: Taking the First Steps Towards a Global Response (Winter 1990)	14:231
International Kidnapping or Justifiable Seizure? (Fall 1992)	17:317

International Law—The Right of Self-Defense and the Use of Armed Force Against States Aiding Insurgency. Military and Paramilitary Activities in and against Nicaragua (<i>Nicar. v. U.S.</i>), 1986 I.C.J. 14 (<i>Judgment of June 27</i>) (Spring 1987)	11:1289
The Iraqi Invasion of Kuwait: The U.N. Response (Spring 1991)	15:431
The Iraqi Invasion, Oil Price Behavior and U.S. Energy Policy (Spring 1991)	15:541
The Iraqi Sanctions: Something Old, Something New (Spring 1991)	15:413
The Maritime Dimension of Operation Desert Shield (Spring 1991)	15:487
Maritime Delimitation and the <i>Gulf of Maine Case</i> : A Guide for the Future or Merely "Slicing the Pie"? (Spring 1988)	12:599
Nationalism, Boundaries, and the Bosnian War: Another Perspective (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:153
Oil Price Shocks, Antitrust and Politics: The Supply of Petroleum and the Demand for Regulation (Spring 1991)	15:529
The Ozone Agreements: A Modern Approach to Building Cooperation and Resolving International Environmental Issues (Winter 1990)	14:265
Peace-Making and Security Council Powers: Bosnia-Herzegovina Raises International and Constitutional Questions (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:131
Peacekeeping in the Post War Era (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:107
Questioning the Constitutional Distribution of War Powers in the Wake of the Iraqi Crisis and Operation Desert Shield/Storm. <i>Dellums v. Bush</i> , 752 F. Supp. 1141 (D.C. Cir. 1990) (Spring 1991)	15:669
The Right of Migration under the Helsinki Accords (1980)	1980:395
Selected Proceedings: The Law of War (Spring 1991)	15:563
What Ever Happened to the New World Order? (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:113
What Ever Happened to the New World Order? (Spring 1995)	19:561
IRAQ	
The Iraqi Crisis: Legal and Socio-Economic Dimensions (Spring 1991) Forward	15:411
JUDICIAL FINANCE	
Constitutionality of the Illinois "Cost" Statute (1976)	1976:203

JUDICIAL RESTRAINT

- Mental Health—Proceedings after Acquittal by Reason of Insanity—Judges Not Permitted to Issue Orders Directed to All NGRI's in Illinois. *People v. Roush*, 101 Ill. 2d 355, 462 N.E.2d 468 (1984) 1984:485

JUDICIARY

- Judicial Discretion and the Senate's Role in Judicial Selection: Questioning Supreme Court Nominees (Spring 1992) 16:557
- The Judicial Ten: America's Greatest Judges (1979) 1979:405
- The Partisan Factor and Judicial Behavior in the Illinois Supreme Court (Winter 1995) 19:303

JURISDICTION

- Civil Procedure (Spring 1989) 13:429
- Class Actions—Multistate Plaintiff Class Suits—Illinois Allows Multistate Plaintiff Class Action Suits to Be Litigated in Illinois State Courts. *Miner v. Gillette Co.*, 87 Ill. 2d 7, 428 N.E.2d 478 (1981) cert. granted 456 U.S. 914, appeal dismissed, 103 S. Ct. 484 (1982) (1983) 1983:379
- Conquering the Quagmire of Conflict of Laws: A Primer for the Illinois Attorney (1985) 1985:619
- Extraterritorial Application of Title VII. *Boureslan v. Aramco*, 892 F.2d 1271 (5th Cir. 1990) (Spring 1991) 15:645
- Mental Health—Proceedings after Acquittal by Reason of Insanity—Judges Not Permitted to Issue Orders Directed to All NGRI's in Illinois. *People v. Roush*, 101 Ill. 2d 355, 462 N.E.2d 468 (1984) 1984:485

- A New Limitation on Indian Tribal Sovereignty: No Criminal Jurisdiction over Nonmember Indians. *Duro v. Reina*, 110 S. Ct. 2053 (1990) (Spring 1991) 15:623

- Personal Jurisdiction Over Border State Defendants: What Does Due Process Require? (Summer 1989) (Senior Commentary) 13:919
- Survey of Illinois Law—Civil Procedure (Summer 1991) 15:685
- Survey of Illinois Law: Civil Procedure (Summer 1992) 16:807

JURISPRUDENCE

- Civil Litigation, Access to Justice, and Social Change: Research Issues in Longitudinal Court Studies (Spring 1988) 12:713
- Holmes on Legal Method: The Predictive Theory of Law as an Instance of Scientific Method (Fall 1993) 18:329
- The Law and its Development: A Synoptic Survey (1978) 1978:44

JURY SELECTION

- Extending *Batson v. Kentucky* to Gender and Beyond: The Death Knell for the Peremptory Challenge? (Winter 1995) 19:381

The Supreme Court Strikes a Blow Against Minority Criminal Defendants. <i>Georgia v. McCollum</i> , 112 S. Ct. 2348 (1992) (Fall 1993)	18:255
Survey of Illinois Law: Criminal Procedure (Summer 1992)	16:841
JURY TRIAL	
The Right to Trial by Jury in Copyright Infringement Suits Seeking Statutory Damages (Fall 1992)	17:135
JUVENILES	
“Facts” about Juvenile Justice (1984) (Commentary)	1984:529
Juvenile Justice—Preventive Detention of Juveniles: Have They Held Your Child Today? <i>Schall v. Martin</i> , 104 S. Ct. 2403 (1984) (1985)	1985:315
Modifying Child Custody Awards: A Substantial Change under the Illinois Marriage and Dissolution of Marriage Act (1980)	1980:439
LABOR LAW	
The “Catch 22” of a Duty of Fair Representation Action—Uncluttering the Dispute Between the Exhaustion of Internal Union Remedies and the DelCostello Statute of Limitations— <i>Frandsen v. Brotherhood of Railway, Airline and Steamship Clerks</i> , 782 F.2d 674 (7th Cir. 1986) (Winter 1988)	12:479
Collective Bargaining for Public Employees: An Overview of Illinois’ New Act (1983)	1983:483
Employment Discrimination: Are Title VII Protections Under a Disparate Impact Analysis Drastically Diminished? <i>Wards Cove Packing Co. v. Atonio</i> , 109 S. Ct. 2115 (1989) (Fall 1990)	15:187
Illinois Unemployment Insurance: Re-Examining the Direct Interest Exception to the Labor Dispute Disqualification. <i>Dunaway v. Department of Labor</i> , 99 Ill. 2d 417, 459 N.E.2d 1332 (1984)	1984:511
Labor Exemption to Antitrust Scrutiny in Professional Sports (Fall 1990)	15:123
Labor Law—Deferral to Arbitration—The National Labor Relations Board Will No Longer Defer to Arbitration Cases That Involve Unfair Labor Practice Allegations Affecting Individual Rights under Section 7 of the Labor Management Relations Act. <i>General American Transportation Corp.</i> , 228 N.L.R.B. No. 102; 94 L.R.R.M. 1483 (1977) (1978)	1978:98
Labor Law—Injunctions—Allegation That Union Breached its No-Strike Obligation by Engaging in a Sympathy Strike Does Not Warrant Injunctive Relief. <i>Buffalo Forge Co. v. United Steelworkers</i> , 96 S. Ct. 3141 (1976) (1977)	1977:263
The National Labor Relations Board and Pre-Election Misrepresentations: From <i>General Shoe</i> to <i>General Knit</i> (1979)	1979:475

Retaliatory Discharge—Illinois' Extension of Retaliatory Discharge Tort Actions to Employment Relationships Governed By Collective Bargaining Agreements: New Obstacles Imposed by Federal Labor Law Preemption (1985)	1985:707
Section 8(b)(1)(B) of the National Labor Relations Act and Union Discipline of Supervisor-Members after <i>Writers Guild: Equipoise or Imbalance?</i> (1978)	1978:453
Seeking A "Safe Harbor": The Viability of Summary Judgment in Post-Harris Sexual Harassment Litigation (Winter 1996)	20:223
Title VII and Mixed Motives—Too Little Too Late? <i>Price Waterhouse v. Hopkins</i> , 109 S. Ct. 1775 (1989) (Fall 1990)	15:167
LAND INSTALLMENT CONTRACTS	
Survey of Illinois Law: Real Estate Finance (Summer 1992)	16:999
LAND TRUST	
Survey of Illinois Law: Real Estate Finance (Summer 1992)	16:999
LANDLORD AND TENANT	
Criminal Sanctions Against Landlords? The Criminal Housing Management Statute in Illinois (1980)	1980:319
The Free Exercise of Religion—State Court Devalues Landlords' Constitutional Rights. <i>Attorney General v. Desilets</i> , 636 N.E.2d 233 (Mass. 1994) (Fall 1995)	20:181
From Contract to Conveyance: The Law of Landlord and Tenant, 1800-1920 (Part I) (1980)	1980:29
Illinois Farm Tenancy—Static or Evolving? (1977)	1977:359
The Implied Warranty of Habitability in Illinois: Prairie State Lags Behind Other Industrial States in Landlord-Tenant Law (1979)	1979:183
Introduction (Agricultural Law Symposium) (1977)	1977:299
Property—Implied Warranty of Habitability: Implied Warranty of Habitability Applies in All Residential Leases Regardless of the Existence of Housing or Building Codes. <i>Glasoe v. Trinkle</i> , 107 Ill. 2d 1, 479 N.E.2d 915 (1985) (Fall 1986)	11:185
<i>Soldal v. Cook County</i> : The Constitutional Tort of Moving a "Mobile" Home. <i>Soldal v. Cook County</i> , 113 S. Ct. 538 (1992) (Winter 1995)	19:419
Tort Liability of Illinois Landlords for Crimes of Third Persons (1983)	1983:415
LEGAL EDUCATION	
The Demise of American Constitutionalism: Death by Legal Education (Fall 1991)	16:39
Financing Legal Education: The Challenge of the 1980's (1982)	1982:137
Gender Bias in Legal Education—An Annotated Bibliography (Summer 1990)	14:545

Gender Bias in the Classroom (Spring 1990)	14:527
Hiring Women (Spring 1990)	14:487
Integrating Non-Sexist/Racist Perspectives Into Traditional Course and Clinical Settings (Spring 1990)	14:471
Legal Education and Admission to the Bar: The Illinois Experience (Fall 1987)	12:123
Non-Sexist Teaching Techniques in Substantive Law Courses (Spring 1990)	14:507
LEGAL ETHICS	
Ethics—An Attorney's Duty to Report the Professional Misconduct of Co-Workers (Spring 1994)	18:603
LEGAL HISTORY	
Some Problems With "Origins" (Winter 1992)	16:233
LEGAL MALPRACTICE	
Cross-Claims Against Successor Attorneys—Public Policy, Equitable Theories, and Ethical Considerations (Summer 1989) (Senior Commentary)	13:889
Survey of Illinois Law—Professional Liability (Summer 1990)	14:1125
LEGAL METHODOLOGY	
Holmes on Legal Method: The Predictive Theory of Law as an Instance of Scientific Method (Fall 1993)	18:329
LEGAL PHILOSOPHY	
An Alternative Originalist Opinion for <i>Brown v. Board of Education</i> (Fall 1995)	20:75
<i>Brown</i> and the Doctrine of Precedent: A Concurring Opinion (Fall 1995)	20:99
<i>Brown, Bolling, & Originalism</i> : Why Ackerman and Posner (Among Others) Are Wrong (Fall 1995)	20:53
The Brown Symposium—An Introduction (Fall 1995)	20:1
A Dissenting Opinion to <i>Brown</i> (Fall 1995)	20:93
Forty Years in the Desert (Fall 1995)	20:109
Justice and the Rule of Law: A Contradiction in Terms? (Fall 1990)	15:57
Law, Morals, and Ethics (Spring 1995)	19:447
Was Holmes a Pragmatist? Reflections on a New Twist to an Old Argument (Spring 1990)	14:427
LEGAL PROFESSION	
The Lawyer as Modern Medicine Man (Fall 1986)	11:203
Lawyer Liability Under Illinois Supreme Court Rule 721 Versus the Illinois Limited Liability Company Act: Arguments for Allowing Law Firms to Organize As LLCs (Fall 1994)	19:199
The Partisan Factor and Judicial Behavior in the Illinois Supreme Court (Winter 1995)	19:303

Professionalism and Interprofessional Cooperation Between Physicians and Attorneys (Winter 1988) (Essay)	12:507
Sanctions and Remedies for Attorney Misconduct (Winter 1995)	19:343
LEGAL RESEARCH	
Legal Research Tools (Spring 1987)	11:857
Research Tools (Spring 1989)	13:683
Researching Illinois Legislative Histories—A Practical Guide (1982) (Commentary)	1982:601
Survey of Illinois Law: An Annotated Bibliography of Legal Research Tools (Summer 1992)	16:767
LEGAL WRITING AND RESEARCH	
A Comprehensive Legal Communication Skills Program: The Thurgood Marshall Model (1982)	1982:1
LEGISLATION	
The 1995 Illinois Civil Justice Reform Act: Has the Baby Been Thrown Out With the Bath Water? (Fall 1995)	20:117
Caught in the Revolving Door: The Power of a Beneficiary to Remove a Trustee and Appoint a Successor under Section 2041 (1984)	1984:219
The Civil Rights Act of 1991—Congressional Revision of the Supreme Court's Approach to Employment Discrimination Law (Fall 1992)	17:381
A Comparison Between Article 5 of the Uniform Simplification of Land Transfers Act and Present Illinois Mechanics' Lien Law (1981)	1981:563
Constitutional Law—The Withdrawal of Subsistence Benefits and the Use of Heightened Scrutiny. <i>Lyng v. International Union, United Automobile, Aerospace and Agricultural Implement Workers of America, UAW</i> , 108 S. Ct. 1184 (1988) (Summer 1989)	13:1025
Constitutional Law—Why the Supreme Court Hates Hate-Crime Ordinances. <i>R.A.V. v. St. Paul</i> , 112 S. Ct. 2538 (1992) (Winter 1994)	18:481
The Courts and Partisan Gerrymandering: Recent Cases on Legislative Reapportionment (Spring 1994)	18:563
Dangerousness, Reasonable Doubt, and Preconviction Sexual Psychopath Legislation (1976)	1976:218
Does the Illinois Medicaid Program Meet Title XIX's Requirement That States Provide "Medically Necessary" Services? (Fall 1989)	14:83
The Due-On-Sale Controversy: Restraints on Alienation and Federal Regulation of Real Estate Mortgages after <i>De La Cuesta</i> and the Garn-St. Germain Act (1982)	1982:487
Economic Protectionism: Illinois' Wrong Choice for Complying With the 1990 Clean Air Act Amendments (Winter 1996)	20:313

Employer-Employee Relations—The Employee Polygraph Protection Act: Eliminating Polygraph Testing in Private Employment Is Not the Answer (Winter 1987)	11:355
Freedom of Information Act—Illinois Adopts a New Public Records Statute (1985)	1985:79
The Future Advances Lender: Status Under Present Illinois and Under ULTA and USOLTA (1981)	1981:451
Grain Elevator Bankruptcy—Has Illinois Successfully Provided Security to Farmers? (1983)	1983:337
The Illinois Forfeiture Statute: A Critical Analysis (1977)	1977:235
The Illinois Open Meetings Act: A Reappraisal (1978)	1978:193
The Illinois Sexually Dangerous Persons Act: An Examination of a Statute in Need of Change (Winter 1988)	12:437
The Illinois Wrongful Death Act and the Common Law (1979)	1979:231
Illinois Farm Tenancy—Static or Evolving? (1977)	1977:359
Illinois Power of Attorney Act (Fall 1988)	13:1
Invalidation of Illinois' Anonymous Political Literature Statute—The Unprotected Interest in an Informed Electorate— <i>People v. White</i> , 116 Ill. 2d 171, 506 N.E.2d 1284 (1987) (Spring 1988)	12:677
Land Records of the Uniform Simplification of Land Transfers Act (1981)	1981:491
Legislative Review of Administrative Action: Is the Cure Worse than the Illness? (1978)	1978:579
Marital Property in Illinois: The Complexities Wrought by the Presumption of Gift, Transmutation, and Commingling (1982)	1982:159
Medical Malpractice—The Constitutionality of Statutory Caps on Noneconomic Damages. <i>Fein v. Permanente Medical Group</i> , 38 Cal. 3d 137, 695 P.2d 665, 211 Cal. Rptr. 368 (1985) (Summer 1987).	11:1269
Natural Death Legislation in Illinois—The Illinois Living Will Act. Ill. Rev. Stat. ch. 110 ½ ¶¶ 701 to 710 (1983) (1984)	1984:465
Product Liability Law Reform—A Critique of Proposed Federal Legislation (1984)	1984:579
Protection for the Child or the Parent? The Conflict Between the Federal Drug and Alcohol Abuse Confidentiality Requirements and the State Child Abuse and Neglect Reporting Laws (1985)	1985:181
Race-Based Remedial Legislation and the Appropriate Standard of Review (Fall 1989)	14:63
Regulation of Foreign Investment in United States Real Estate: State or Federal Prerogative? (1981)	1981:21

Retaliatory Discharge—Illinois' Extension of Retaliatory Discharge Tort Actions to Employment Relationships Governed By Collective Bargaining Agreements: New Obstacles Imposed by Federal Labor Law Preemption (1985)	1985:707
Rights of the Putative Spouse under Section 305 of the Illinois Marriage and Dissolution of Marriage Act (1978)	1978:423
Rule 3, the Enabling Act, and Statutes of Limitations (1981)	1981:329
State and Local Measures for Preserving Illinois Farmland: An Assessment and Proposal (1982)	1982:403
The Unexploded Bomb: <i>The Progressive</i> and Prior Restraint (1980)	1980:199
LEGISLATIVE HISTORY	
Researching Illinois Legislative Histories—A Practical Guide (1982) (Commentary)	1982:601
LESAR, HIRAM H., TRIBUTE TO	
Hiram H. Lesar: A Colleague at Washington University (1980)	1980:12
Hiram H. Lesar: A Contributor to the Law of Landlord and Tenant (1980)	1980:3
The Legal Writings of Hiram H. Lesar (1980)	1980:26
Tributes to Hiram H. Lesar (1980)	1980:17
Tributes to Hiram H. Lesar (1980)	1980:1
Tributes to Hiram H. Lesar (1980)	1980:23
Tributes to Hiram H. Lesar (1980)	1980:21
Tributes to Hiram H. Lesar (1980)	1980:15
Tributes to Hiram H. Lesar (1980)	1980:10
Tributes to Hiram H. Lesar (1980)	1980:18
LESAR LAW BUILDING DEDICATION REMARKS	
Commemoration of the Dedication of the Hiram H. Lesar Building (1983)	1983:3
The Hiram H. Lesar Building: A Monument to Commitment (1983)	1983:7
Introduction (1983)	1983:5
The Lesar Law Building: A Symbol of a Commitment to Excellence (1983)	1983:1
Southern Illinois University Law School Dedication Address (1983)	1983:9
LIABILITY LAW	
Expanding Illinois Tort Liability in the Context of Fraternity Hazing: <i>Quinn v. Sigma Rho Chapter of Beta Theta Pi Fraternity</i> , 155 Ill. App. 3d 231, 507 N.E.2d 1193 (4th Dist. 1987) (Spring 1988)	12:695
The Liability of Directors and Officers of Illinois Not for Profit Corporations (Spring 1988)	12:533
The Strict Liability of Power Companies for Cancer Caused by Electromagnetic Fields (Winter 1995)	19:359
Survey of Illinois Law—Professional Liability (Summer 1990)	14:1125

LIVING WILLS

Natural Death Legislation in Illinois—The Illinois Living Will Act. Ill.

Rev. Stat. ch. 110 ½ ¶ 701 to 710 (1983) (1984) 1984:465

Redefining the Right to Die in Illinois. *In re Estate of Longeway*, 133

Ill. 2d 33, 549 N.E.2d 292 (1989) (Summer 1991) 15:1261

Survey of Illinois Law: Health Care (Summer 1992) 16:879

LOCAL GOVERNMENT

Municipal Corporations (Summer 1988) 12:1045

LOCKSTEP DOCTRINE

The Illinois Bill of Rights and Our Independent Legal Tradition: A

Critique of the Illinois Lockstep Doctrine (Fall 1987) 12:1

LONG ARM STATUTE

Civil Procedure (Spring 1987) 11:497

Civil Procedure (Summer 1988) 12:733

The Illinois Long Arm Statute: Background, Meaning, and Needed

Repairs (Winter 1988) 12:293

Survey of Illinois Law: Criminal Procedure (Summer 1992) 16:841

Survey of Illinois Law: Natural Resources (Summer 1992) 16:953

Survey of Illinois Law—Civil Procedure (Summer 1991) 15:685

MALPRACTICE*Ross v. Creighton University*: Seventh Circuit Recognition of Limited

Judicial Regulation of Intercollegiate Athletics? (Fall 1992) 17:85

The S & L Crisis: Should Accountants Be Held Accountable? (Winter

1993) 17:365

Survey of Illinois Law—Professional Liability (Summer 1990) 14:1125

Survey of Illinois Law—Professional Responsibility (Summer 1991) 15:1055

Survey of Illinois Law—Tort Developments (Summer 1991) 15:1111

Survey of Illinois Law: Tort Developments (Summer 1993) 17:961

MARITAL PROPERTY

Marital Property in Illinois: The Complexities Wrought by the

Presumption of Gift, Transmutation, and Commingling (1982) 1982:159

MARITIME LAW

Admiralty Opens its Doors to Agency Contracts Which Are Maritime

in Nature: *Exxon Corp. v. Central Gulf Lines Inc.*, 111 S. Ct.

2071 (Fall 1992) 17:173

Maritime Delimitation and the *Gulf of Maine Case*: A Guide for the

Future or Merely "Slicing the Pie"? (Spring 1988) 12:599

MEDIA

It's Not My Fault, the Devil Made Me Do It: Attempting to Impose

Tort Liability on Publishers, Producers, and Artists for Injuries

Allegedly "Inspired" by Media Speech (Winter 1994) 18:417

MEDICAL JURISPRUDENCE

The 1985 Illinois Medical Malpractice Reform Act: An Overview and Analysis (Fall 1989)	14:27
The Baby "M" Decision: Specific Performance of a Contract for Specially Manufactured Goods (Summer 1987) (Essay)	11:1339
Brain Death—Illinois Judicially Adopts the Brain Death Standard. <i>In re Haymer</i> , 115 Ill. App. 3d 349, 450 N.E.2d 940 (1983) (1984)	1984:385
Constitutional Law-Christian Science Malpractice-Illinois Appellate Court Commands: "Thou Shalt Not Interfere with Faith Healers." <i>Baumgartner v. First Church of Christ, Scientist</i> , 141 Ill. App. 3d 898, 490 N.E.2d 1319 (1st Dist. 1986) (Winter 1989)	13:411
Dangerousness, Reasonable Doubt, and Preconviction Sexual Psychopath Legislation (1976)	1976:218
A Failure to Preempt an Unfair Advertising Claim May Result in Undue Restrictions on Cigarette Manufactures. <i>Mangini v. R.J. Reynolds Tobacco Co.</i> , 21 Cal Rptr. 2d 323, (Cal. Ct. App. 1993), <i>aff'd</i> , 875 P.2d 73 (Cal. 1994) (Winter 1995)	19:405
Fit To Die: Drug-Induced Competency for the Purpose of Execution (Fall 1995)	20:149
Genetics, Eugenics, and Public Policy (1985)	1985:435
The Health Care Surrogate Act in Illinois: Another Rejection of Domestic Partners' Rights (Spring 1995)	19:479
In Search of the Spirit of <i>Lipsey</i> : Discovery of Malpractice and the Statute of Limitations (1978)	1978:345
Legal Problems of Surrogate Motherhood (1980)	1980:147
Lost Chance of Survival Doctrine: Should the Courts Ever Tinker with Chance? (Winter 1992)	16:421
Medical Malpractice—The Constitutionality of Statutory Caps on Noneconomic Damages. <i>Fein v. Permanente Medical Group</i> , 38 Cal. 3d 137, 695 P.2d 665, 211 Cal. Rptr. 368 (1985) (Summer 1987)	11:1269
The Medical Malpractice Affidavit Requirement Is Here to Stay in Illinois. <i>Deluna v. St. Elizabeth's Hospital</i> , 147 Ill. 2d 57, 588 N.E.2d 1139 (1992) (Fall 1993)	18:26
Mental Health Law—Proposed Legislation: Involuntary Sterilization of the Mentally Incompetent in Illinois (1983)	1983:227
Mental Health—Proceedings after Acquittal by Reason of Insanity—Judges Not Permitted to Issue Orders Directed to All NGRI's in Illinois. <i>People v. Roush</i> , 101 Ill. 2d 355, 462 N.E.2d 468 (1984)	1984:485

A Note on Damages Respecting Contracts for Medical Services: Or, Doctor Is Always Right, and If She's Not, She Should Pay (1985) (Commentary)	1985:605
Protecting Autonomy and Personhood in Human Subjects Research (Summer 1987)	11:1147
Redefining the Right to Die in Illinois. <i>In re Estate of Longeway</i> , 133 Ill. 2d 33, 549 N.E.2d 292 (1989) (Summer 1991)	15:1261
Shattering the "Reasonable Window of Anxiety"—Recovery of Emotional Distress Damages for the Fear of Contracting AIDS. <i>Kerins v. Hartley</i> , 33 Cal. Rptr. 2d 172 (Cal. Ct. App. 1994) (Spring 1995)	19:661
Survey of Illinois Law: Health Law (Summer 1996)	20:839
Up Against the (Uterine) Wall: An Analysis of the Liability of Birth Control Products Manufacturers (1976)	1976:498
MEDICAL MALPRACTICE	
The 1985 Illinois Medical Malpractice Reform Act: An Overview and Analysis (Fall 1989)	14:27
The Doctrine of Apparent Authority in Illinois Medical Malpractice Cases: An Argument for its Application (Winter 1994)	18:195
Lost Chance of Survival Doctrine: Should the Courts Ever Tinker with Chance? (Winter 1992)	16:421
The Medical Malpractice Affidavit Requirement Is Here to Stay in Illinois. <i>Deluna v. St. Elizabeth's Hospital</i> , 147 Ill. 2d 57, 588 N.E.2d 1139 (1992) (Fall 1993)	18:269
A Note on Damages Respecting Contracts for Medical Services: Or, Doctor Is Always Right, and If She's Not, She Should Pay (1985) (Commentary)	1985:605
Survey of Illinois Law: Health Care (Summer 1992)	16:879
MENTAL HEALTH	
Survey of Illinois Law: Health Care (Summer 1992)	16:879
MILITARY	
Courts-Martial: The Third System in American Criminal Law (1978)	1978:1
MINERAL LAW	
Wilson v. Bishop and Texaco, Inc. v. Short: Two Inadequate Analyses of Dormant Mineral Interest Statutes (1982)	1982:533
MINING LAW	
The Evolution of Illinois's Surface Coal Mine Reclamation Law from its Beginnings up to the Take-Over by the Federal Surface Mining Control and Reclamation Act of 1977 (1981)	1981:139
Illinois Coal Mine Subsidence Law Updated (1985)	1985:379

Surface Owner Consent Laws: The Agricultural Enterprise Versus Surface Mining for Coal (1977)	1977:303
Survey of Illinois Law: Natural Resources (Summer 1992)	16:953
Survey of Illinois Law—Property (Summer 1991)	15:1079
MINORITIES	
After a Finding of Unitariness the Dissolution of Busing and the Resegregation of America's Public Schools: An Affront to <i>Brown v. Board of Education</i> (Winter 1992)	16:481
Gender Bias in Legal Education—An Annotated Bibliography (Summer 1990)	14:545
Hiring Women (Spring 1990)	14:487
Integrating Non-Sexist/Racist Perspectives Into Traditional Course and Clinical Settings (Spring 1990)	14:471
Non-Sexist Teaching Techniques in Substantive Law Courses (Spring 1990)	14:507
MINORS' RIGHTS	
Due Process for Minors "Voluntarily" Committed to Mental Institutions: Does Father Know Best? Recommendations for Illinois (1980)	1980:171
MIRANDA WARNING	
The Court Approves Ambiguous Miranda Warnings—Dims the "Bright Line" of Pre-Indictment Procedural Requirements. <i>Duckworth v. Eagan</i> , 109 S. Ct. 2875 (Fall 1990)	15:213
MORTGAGES	
The Future Advances Lender: Status Under Present Illinois and Under ULTA and USOLTA (1981)	1981:451
The Status of an Illinois Plaintiff's Comparative Negligence as a Damage-Reducing Factor Where a Defendant Is Found Liable under the Theory of Willful and Wanton Misconduct (Winter 1992)	16:663
Survey of Illinois Law: Real Estate Finance (Summer 1992)	16:999
MUNICIPAL CORPORATIONS	
Municipal Corporations (Summer 1988)	12:1045
Survey of Illinois Law—Municipal Corporations (Summer 1991)	15:1021
MUNICIPAL LAW	
Illinois Conflict of Interest Law and Municipal Officers (Spring 1988)	12:571
Municipal Corporations (Summer 1988)	12:1045
Praprotnik, Municipal Policy and Policymakers: The Supreme Court's Constriction of Municipal Liability (Summer 1989)	13:857
Section 1983: Expanding State Liability in the Context of Third-Party Crimes. <i>Nishiyama v. Dickson County</i> , 814 F.2d 277 (6th Cir. 1987) (Winter 1989)	13:395

Torts—Municipal Corporation Has Duty to Protect Business Invitee from Criminal Attacks by Third Party. <i>Comastro v. Village of Rosemont</i> , 122 Ill. App. 3d 405, 461 N.E.2d 616 (1st Dist. 1984) (1985)	1985:547
"Up Against the Wall": Municipal Liability for Police Brutality under Respondeat Superior. <i>Osborne v. Lyles</i> , N.E.2D 825 (Ohio 1992) (Spring 1994)	18:655
MUTUALITY OF ESTOPPEL	
The Status of Mutuality of Collateral Estoppel in Illinois and Proposed Guidelines for the Application of Estoppel after the Definitive Abolition of Mutuality (1979)	1979:289
NATIVE AMERICAN LAW	
First Americans and the First Amendment: American Indians Battle for Religious Freedom (Summer 1989)	13:945
Native American Sovereignty Takes a Back Seat to the "Pig in the Parlor": The Redefining of Tribal Sovereignty in Traditional Property Law Terms (Spring 1995)	19:593
A New Limitation on Indian Tribal Sovereignty: No Criminal Jurisdiction over Nonmember Indians. <i>Duro v. Reina</i> , 110 S. Ct. 2053 (1990) (Spring 1991)	15:623
NATURAL RESOURCE	
Illinois Natural Resources Law (Spring 1989)	13:653
Natural Resources Law (Spring 1987)	11:885
Survey of Illinois Law: Natural Resources (Summer 1992)	16:953
Survey of Illinois Law: Natural Resources (Summer 1994)	18:927
NAVAL OPERATIONS	
The Maritime Dimension of Operation Desert Shield (Spring 1991)	15:487
NEGLIGENCE	
The Demise of the Open and Obvious Rule in Illinois. <i>Ward v. K-Mart Corp.</i> , 136 Ill. 2d 132, 554 N.E.2d 223 (1990) (Summer 1992)	16:179
Torts—Negligent Injury to Parents—The Case for the Child's Right to Recover for Loss of Parental Society and Companionship. <i>Mueller v. Hellrung Construction Co.</i> , 107 Ill. App. 3d 337, 437 N.E.2d 789 (5th Dist.), <i>leave to appeal denied</i> , 91 Ill. 2d 571 (1982)	1982:557
NUCLEAR PLANTS	
Fueling the Fire of Nuclear Debate: It's Time to Plan for the Scrapping of Nuclear Power Plants (1978)	1978:536
Nuclear Power Plants—California Moratorium on Construction Not Preempted by Atomic Energy Act. <i>Pacific Gas & Electric Co. v. State Energy Resources Conservation & Development Commission</i> , 103 S. Ct. 1713 (1983)	1984:183

OBSCENITY

- Constitutional Law—Policing the Obscene: Modern Obscenity Doctrine
Re-Evaluated (Winter 1994) 18:439
- Holmes on Legal Method: The Predictive Theory of Law as an Instance
of Scientific Method (Fall 1993) 18:329
- The Neglected Prong of the Miller Test for Obscenity: Serious Literary,
Artistic, Political, or Scientific Value (Summer 1987) 11:1159
Thoughts on Obscenity (1977) 1977:283

OIL AND GAS LAW

- The Iraqi Invasion, Oil Price Behavior and U.S. Energy Policy (Spring
1991) 15:541
- Oil Price Shocks, Antitrust and Politics: The Supply of Petroleum and
the Demand for Regulation (Spring 1991) 15:529
- Survey of Illinois Law: Natural Resources (Summer 1992) 16:953
- ORIGINS OF THE BILL OF RIGHTS**
- Comments on John P. Kaminski's "Liberty Versus Authority" (Winter
1992) 16:263
- The States and the U.S. Bill of Rights (Winter 1992) 16:251

PARENTAL IMMUNITY

- Prenatal Rights—The Intersection of Parental Immunity and Prenatal
Rights: The "Nonfamily Activity" Exception or Traditional
Concepts of Negligence? *Stallman v. Youngquist*, 129 Ill. App. 3d
859, 473 N.E.2d 400 (1st Dist. 1984) 1985:749

PAROLE

- Retroactive Application of Illinois Statute Eliminating Opportunity for
Annual Parole Hearings Violates ex Post Facto Prohibitions. *Tiller
v. Klinca*, 561 N.E.2d 576, *cert. denied*, 111 S. Ct. 688 (1991)
(Winter 1993) 17:403
- State Parole Decisions: The Scope of Immunity Accorded Parole Board
Members Under 42 U.S.C. 1983 (1983) 1983:281
- The Viability of *Morrissey v. Brewer* and the Due Process Rights of
Parolees and Other Conditional Releases (Fall 1993) 18:121

PARTNERSHIP

- A Brief Survey of Limited Liability Partnership Law in Illinois (Winter
1996) 20:247
- Partnership Interests as Securities Under Illinois Law (Winter 1995) 19:333
- The Problem of Hot Assets in Farm Partnerships (1985) 1985:655

PATENTS

- Patents, Copyrights, and Trademarks: A Primer on Protecting
Intellectual Work Product (Fall 1986) 11:1

PERSONAL AUTONOMY

- Protecting Autonomy and Personhood in Human Subjects Research
(Summer 1987) 11:1147

PERSONAL JURISDICTION

- The Illinois Long Arm Statute: Background, Meaning, and Needed Repairs (Winter 1988) 12:293

PHARMACISTS

- Tort Law—The Manufacturer's and Pharmacist's Duty to Warn Consumers of Risks and Side Effects of Prescription Drugs. *Leesley v. West*, 165 Ill. App. 3d 135, 518 N.E.2d 758 (2d Dist. 1988) (Summer 1989) 13:1003

PHYSICIANS

- Professionalism and Interprofessional Cooperation Between Physicians and Attorneys (Winter 1988) (Essay) 12:507
- Survey of Illinois Law: Health Care (Summer 1992) 16:879
- Survey of Illinois Law—Evidence (Summer 1991) 15:997
- Survey of Illinois Law—Tort Developments (Summer 1991) 15:1111

POLICE

- The Constitutional Ramifications of Calling a Police Officer an "Asshole." *Omaha v. Buffkins*, 922 F.2d 465 (8th Cir. 1990), *cert. denied*, 112 S. Ct. 273 (1991) (Spring 1992) 16:741
- Criminal Law—The Right to Run: Deadly Force and the Fleeing Felon. *Tennessee v. Garner*, 105 S. Ct. 1694 (1985) (Fall 1986) 11:171

- Distinguishing Fifth and Sixth Amendment Rights to Counsel During Police Questioning (Fall 1991) 16:101

POLITICAL CORRECTNESS

- Integrating Non-Sexist/Racist Perspectives Into Traditional Course and Clinical Settings (Spring 1990) 14:471

POLITICAL QUESTION DOCTRINE

- Cracks in the Foundation of Extraterritorial Law Enforcement—A Challenge to Basic Judicial Doctrines (Spring 1991) 15:599

POLITICAL THEORY

- Two Treatises on Government—The Two Faces of American Conservatism (Summer 1987) (Essay) 11:1327

POLITICS

- Advice and Consent: A Reevaluation (1978) 1978:31
- Past and Present Attempts by Congress and the Courts to Regulate Corporate and Union Campaign Contributions and Expenditures in the Election of Federal Officials (1976) 1976:338

POLLUTION

- Survey of Illinois Law: Natural Resources (Summer 1992) 16:953

POLYGRAPH TESTING

- Employer-Employee Relations—The Employee Polygraph Protection Act: Eliminating Polygraph Testing in Private Employment Is Not the Answer (Winter 1987) 11:355

Police Officers—Officers May Not Be Compelled to Undergo Polygraph Examination: Polygraph Results Inadmissible in Administrative Proceedings. <i>Kaske v. City of Rockford</i> , 96 Ill. 2d 298, 450 N.E.2d 314 (1983) (1984)	1984:205
POWER OF ATTORNEY	
Illinois Power of Attorney Act (Fall 1988)	13:1
PRACTICE AIDS	
Legal Research Tools (Spring 1987)	11:857
Research Tools (Spring 1989)	13:683
Survey of Illinois Law: An Annotated Bibliography of Legal Research Tools (Summer 1992)	16:767
PREDICTIVE THEORY OF LAW	
Holmes on Legal Method: The Predictive Theory of Law as an Instance of Scientific Method (Fall 1993)	18:329
PREEMPTION	
Protection for the Child or the Parent? The Conflict Between the Federal Drug and Alcohol Abuse Confidentiality Requirements and the State Child Abuse and Neglect Reporting Laws (1985)	1985:181
PREMISES LIABILITY	
The Demise of the Open and Obvious Rue in Illinois. <i>Ward v. K-Mart Corp.</i> , 136 Ill. 2d 132, 554 N.E.2d 223 (1990) (Summer 1992)	16:179
Premises Liability—The Exception That Swallowed the Rule. <i>Lee v. Chicago Transit Authority</i> , 605 N.E.2d 493 (Ill. 1992) <i>cert. denied</i> , 113 S. Ct. 2337 (1993) (Fall 1994)	19:217
Survey of Illinois Law—Property (Summer 1991)	15:1079
Survey of Illinois Law—Tort Developments (Summer 1991)	15:1111
PRESUMPTIONS	
Presumptions in Civil Cases in Illinois: Do They Exist? (1977)	1977:1
PRISONER CIVIL RIGHTS	
Rethinking Prisoner Civil Rights Cases and the Provision of Counsel (Spring 1993)	17:417
Retroactive Application of Illinois Statute Eliminating Opportunity for Annual Parole Hearings Violates ex Post Facto Prohibitions. <i>Tiller v. Klincar</i> , 561 N.E.2d 576, <i>cert. denied</i> , 111 S. Ct. 688 (1991) (Winter 1993)	17:403
PRISONS	
Constitutional Law—Fifth Amendment—The Self-Incrimination Privilege of the Fifth Amendment Does Not Forbid Drawing Adverse Inferences Against an Inmate from His Failure to Testify in Prison Disciplinary Proceedings. <i>Baxter v. Palmigiano</i> , 96 S. Ct. 1551 (1976)	1976:555
Impact of Prison Conditions on the Mental Health of Inmates (1979)	1979:497

Legal Assistance for Institutionalized Persons—An Overlooked Need (1976)	1976:175
PRIVILEGES	
Survey of Illinois Law: Professional Responsibility (Summer 1992)	16:975
PROBATE	
Administration of Estates—Taxation—Nonprobate Assets Will Be Used to Help Pay the Federal Estate Tax Liability Unless a Contrary Intention Is Expressed. <i>In re Estate of Van Duser</i> , 19 Ill. App. 2d 1022, 313 N.E.2d 228 (1st Dist. 1974) (1976)	1976:287
PRODUCT LIABILITY	
The 1995 Illinois Civil Justice Reform Act: Has the Baby Been Thrown Out With the Bath Water? (Fall 1995)	20:117
Comparative Fault and Strict Products Liability—What Happens to the Product User's Failure to Discover or Inspect for Product Defects? (1983)	1983:191
Premises Liability—The Exception That Swallowed the Rule. <i>Lee v.</i> <i>Chicago Transit Authority</i> , 605 N.E.2d 493 (Ill. 1992) cert. denied, 113 S. Ct. 2337 (1993) (Fall 1994)	19:217
Product Liability Law Reform—A Critique of Proposed Federal Legislation (1984)	1984:579
Products Liability—Illinois Redefines the Standard of Merchantability for Food Products: Reasonable Expectations. <i>Jackson v. Nestle-</i> <i>Beich, Inc.</i> , 147 Ill. 2d 408, 589 N.E.2d 547 (1992) (Spring 1994)	18:637
Survey of Illinois Law—Tort Developments (Summer 1991)	15:1111
Survey of Illinois Law: Tort Developments (Summer 1992)	16:1039
Survey of Illinois Law: Tort Developments (Summer 1993)	17:961
Up Against the (Uterine) Wall: An Analysis of the Liability of Birth Control Products Manufacturers (1976)	1976:498
PROFESSIONAL GOOD WILL	
Family Law—Division of Property upon Marital Dissolution—The Illinois Appellate Court Grapples with Good Will in a Professional Practice—Is it Property or Just Another Factor? <i>In re Marriage of</i> <i>Wilder</i> , 122 Ill. App. 3d 338, 461 N.E.2d 447 (1st Dist. 1983) (1985)	1985:285
PROFESSIONAL MALPRACTICE	
Survey of Illinois Law: Health Care (Summer 1992)	16:879
Survey of Illinois Law: Professional Responsibility (Summer 1992)	16:975
Survey of Illinois Law: Tort Developments (Summer 1992)	16:1039

PROFESSIONAL RESPONSIBILITY

Academic Honor Codes: A Legal And Ethical Analysis (Fall 1994)	19:49
Advertising in the "Learned Professions": The Case for Price Comparisons and Testimonials (Summer 1987) (Comment)	11:1205
Advertising - Supreme Court Upholds Attorney Statements of Certification in Advertising as Protected Speech. <i>Peel v. Attorney Registration and Disciplinary Comm'n</i> , 110 S. Ct. 2281 (1990) (Winter 1991)	15:391
Application of the Advocate-Witness Rule (1982)	1982:291
Attorney Advertising—The Commercialization of the Practice of Law and the Ensuing Liability Through Application of Unfair or Deceptive Trade Practices Legislation (1985)	1985:61
Attorney Discipline—Commingling and Conversion of Clients' Funds—The Defalcating Attorney and Mitigating Circumstances in Illinois. <i>In re Cutrone</i> , 112 Ill. 2d 261, 492 N.E.2d 1297 (1986) (Fall 1987)	12:267
Attorneys—Attorney Discipline—Admitted Misconduct by a State's Attorney Does Not Deserve Sanction. <i>In re Friedman</i> , 76 Ill. 2d 392, 293 N.E.2d 1333 (1979)	1979:621
Bar Related Title Insurance: The Positive Perspective (1980)	1980:263
Commentaries: To the New Lawyer (Fall 1987)	12:285
Criticism—A Lawyer's Duty or Downfall? (1981) (Commentary and Correspondence)	1981:437
Cross-Claims Against Successor Attorneys—Public Policy, Equitable Theories, and Ethical Considerations (Summer 1989) (Senior Commentary)	13:889
Ethics—An Attorney's Duty to Report the Professional Misconduct of Co-Workers (Spring 1994)	18:603
Ethics—Proposed Changes to the Illinois Code of Professional Responsibility (Summer 1988)	12:933
The Lawyer as Modern Medicine Man (Fall 1986)	11:203
The Lawyer's Duty to Report Another Lawyer's Misconduct. <i>In re Himmel</i> , 125 Ill. 2d 531, 533 N.E.2d 790 (1988) (Spring 1990)	14:683
Legal Assistance for Institutionalized Persons—An Overlooked Need (1976)	1976:175
Legal Clinics: Advancement or Annihilation for Black Attorneys? (1980) (Commentary and Correspondence)	1980:225
Legal Ethics (Spring 1987)	11:829
<i>Pro Hac Vice</i> Admission: A Proposal (1979)	1979:367
Professional Ethics—Supreme Court Gives First Amendment Protection to Lawyers' Targeted Direct-Mail Advertising. <i>Shapero v. Kentucky Bar Association</i> , 108 S. Ct. 1916 (1988) (Fall 1989)	14:103

Professional Responsibility and the Bottom Line: The Ethics of Billing (Winter 1996)	20:261
Professional Responsibility in Illinois: An Attorney's Duty to Disclose That His Client Is a Victim of a Crime (1983)	1983:359
Professionalism and Interprofessional Cooperation Between Physicians and Attorneys (Winter 1988) (Essay)	12:507
The S & L Crisis: Should Accountants Be Held Accountable? (Winter 1993)	17:365
Sanctions and Remedies for Attorney Misconduct (Winter 1995)	19:343
Survey of Illinois Law: Professional Liability (Summer 1990)	14:1125
Survey of Illinois Law: Professional Responsibility (Summer 1991)	15:1055
Survey of Illinois Law: Professional Responsibility (Summer 1992)	16:975
Toward Chinese Walls; The Seventh Circuit Debates Rebuttable Presumptions in Vicarious Disqualification Cases (Fall 1986)	11:59
PROPERTY: DEBT ACCELERATION CLAUSES	
The Due-On-Sale Controversy: Restraints on Alienation and Federal Regulation of Real Estate Mortgages after <i>De La Cuesta</i> and the Garn-St. Germain Act (1982)	1982:487
PROPERTY LAW	
Article I of the Uniform Land Transactions Act: Is Inconsistency with the UCC an Unnecessary Obstacle? (1981) (Commentary and Correspondence)	1981:585
Bar Related Title Insurance: The Positive Perspective (1980)	1980:263
A Comparison Between Article 5 of the Uniform Simplification of Land Transfers Act and Present Illinois Mechanics' Lien Law (1981)	1981:563
The Constitutionality of Property Tax Based School Financing Schemes: Is Illinois' System Next to Fall? (Fall 1991)	16:157
Descendibility of the Right of Publicity (1983)	1983:547
The Evolution of Illinois's Surface Coal Mine Reclamation Law from its Beginnings up to the Take-Over by the Federal Surface Mining Control and Reclamation Act of 1977 (1981)	1981:139
Family Law—Division of Property upon Marital Dissolution—The Illinois Appellate Court Grapples with Good Will in a Professional Practice—Is it Property or Just Another Factor? <i>In re Marriage of Wilder</i> , 122 Ill. App. 3d 338, 461 N.E.2d 447 (1st Dist. 1983) (1985)	1985:285
Future Interests—Remainders—Status of Implied Conditions of Survivorship in Illinois (Fall 1988)	13:131
Future Interests—Contingent Remainders—Unstated Conditions of Survivorship. <i>Evans v. Giles</i> , 83 Ill.2d 448, 415 N.E.2d 354 (1980) (1982)	1982:313
Historic Preservation in Illinois (1979)	1979:449

The Illinois Forfeiture Statute: A Critical Analysis (1977)	1977:235
Illinois Coal Mine Subsidence Law Updated (1985)	1985:379
The Implied Warranty of Habitability in Illinois: Prairie State Lags Behind Other Industrial States in Landlord-Tenant Law (1979) . . .	1979:183
The Implied Warranty of Habitability in the Sale of New Housing: The Trend in Illinois (1978)	1978:178
Implied Warranty of Habitability—Protection for the Buyer of a Used Home—Privity of Contract with the Builder Not Required. <i>Redarowicz v. Ohlendorf</i> , 92 Ill. 2d 171, 441 N.E.2d 324 (1982)	1982:447
Land Records of the Uniform Simplification of Land Transfers Act (1981)	1981:491
Marital Property in Illinois: The Complexities Wrought by the Presumption of Gift, Transmutation, and Commingling (1982) . . .	1982:159
Native American Sovereignty Takes a Back Seat to the "Pig in the Parlor": The Redefining of Tribal Sovereignty in Traditional Property Law Terms (Spring 1995)	19:593
Property (Spring 1987)	11:915
Property—Implied Warranty of Habitability: Implied Warranty of Habitability Applies in All Residential Leases Regardless of the Existence of Housing or Building Codes. <i>Glasoe v. Trinkle</i> , 107 Ill. 2d 1, 479 N.E.2d 915 (1985) (Fall 1986)	11:185
A Proposal for Using the Judiciary to Achieve Greater Property Tax Assessment Uniformity in Downstate Illinois (Winter 1991)	15:259
Real Estate Brokers—Guarantors of the Seller or Guardians of the Buyer? (Summer 1989)	13:975
Real Estate Finance (Spring 1987)	11:941
Real Property Tax Law—Tax Increment Financing—Illinois' Real Property Tax Increment Allocation Redevelopment Act Is a Constitutional Method of Eliminating Urban Blight. <i>People ex rel.</i> <i>City of Canton v. Crouch</i> , 79 Ill. 2d 356, 403 N.E.2d 242 (1980)	1980:465
Reflections of a Statutory Draftsman: The Land Transaction Acts (1981) (Special Commentary)	1981:549
Representing the Farm Owner in Utility Right of Way Acquisitions (1978)	1978:365
Severance of Joint Tenancies by Mortgages: A Contextual Approach (1977)	1977:27
<i>Soldal v. Cook County</i> : The Constitutional Tort of Moving a "Mobile" Home. <i>Soldal v. Cook County</i> , 113 S. Ct. 538 (1992) (Winter 1995)	19:419

State and Local Measures for Preserving Illinois Farmland: An Assessment and Proposal (1982)	1982:403
Surface Owner Consent Laws: The Agricultural Enterprise Versus Surface Mining for Coal (Winter 1977)	1977:303
Survey of Illinois Law: Natural Resources (Summer 1992)	16:953
Survey of Illinois Law: Property (Summer 1990)	14:1187
Survey of Illinois Law: Property (Summer 1991)	15:1079
Survey of Illinois Law: Property (Summer 1993)	17:937
Survey of Illinois Law: Property (Summer 1995)	19:923
Survey of Illinois Law: Real Estate Finance (Summer 1992)	16:999
The Tax Increment Allocation Redevelopment Act: The "Blighted" Statute (Fall 1990)	15:145
Tenancy by the Entirety in Illinois: A Reexamination (1980)	1980:83
Tort Liability: California Abolishes the Landowner's Immunity for Harm Outside the Premises Caused by Natural Conditions. <i>Sprecher v. Adamson Companies</i> , 30 Cal. 3d 358, 636 P.2d 1121, 178 Cal. Rptr. 783 (1981) (1983)	1983:247
Trespassers, Licensees, and Invitees on Illinois Farm Land for Recreation (1980)	1980:369
The Uniform Simplification of Land Transfers Act: Article 2—Conveyancing and Recording (1981)	1981:511
<i>Wilson v. Bishop and Texaco, Inc. v. Short</i> : Two Inadequate Analyses of Dormant Mineral Interest Statutes (1982)	1982:533
PUNITIVE DAMAGES	
Punitive Damages—Wilful and Wanton Breach of Contract—Illinois Rejects the Extension of Tort Remedies into Contract Causes of Action— <i>Morrow v. L.A. Goldschmidt Associates</i> , 112 Ill. 2d 87, 492 N.E. 2d 181 (1986) (Winter 1988)	12:495
RAPE SHIELD LAWS	
The Admissibility of Other-Crimes Evidence in Acquaintance-Rape Prosecutions (Fall 1991)	17:341
REAL ESTATE LAW	
Another Challenge: Tax Planning for Owners of Real Estate Rental Property under the New "Activity Regulations" of I.R.C. Section 469 (Spring 1990)	14:401
Avoidance of Foreclosure Sales under Section 548 of the Bankruptcy Code: Can the Illinois Mortgage Foreclosure Law Provide the Answer to "Reasonably Equivalent Value?" (Fall 1989)	14:601
Buying into Trouble—Lender Liability Under CERCLA and SARA (Winter 1990)	14:319
Real Estate Brokers—Guarantors of the Seller or Guardians of the Buyer? (Summer 1989)	13:975

Real Estate Finance (Summer 1988)	12:1157
Survey of Illinois Law: Real Estate Finance (Summer 1990)	14:1223
Survey of Illinois Law: Real Estate Finance (Summer 1992)	16:999
Tort Claims by Real Estate Purchasers Against Sellers and Brokers:	
Current Illinois Common Law and Statutory Strategies (1983) . . .	1983:161
The Uniform Simplification of Land Transfers Act: Article	
2—Conveyancing and Recording (1981)	1981:511
REAL ESTATE FINANCE	
Real Estate Finance (Spring 1987)	11:941
Real Estate Finance (Summer 1988)	12:1157
Survey of Illinois Law: Real Estate Finance (Summer 1990)	14:1223
Survey of Illinois Law: Real Estate Finance (Summer 1992)	16:999
REGULATION OF FOREIGN INVESTMENT	
Regulation of Foreign Investment in United States Real Estate: State or Federal Prerogative? (1981)	1981:21
RELIGION	
Church and State—Moment of Silence in Public Schools for Meditation or Voluntary Prayer Is Unconstitutional. <i>Wallace v. Jaffree</i> , 105 S. Ct. 2479 (1985)	1985:585
Constitutional Law: What Offends a Theist Does Not Offend the Establishment Clause. <i>Smith v. Board of School Commissioners</i> , 827 F.2d 684 (11th Cir. 1987) (Fall 1988)	13:153
Constitutional Law-Christian Science Malpractice-Illinois Appellate Court Commands: "Thou Shalt Not Interfere with Faith Healers." <i>Baumgartner v. First Church of Christ, Scientist</i> , 141 Ill. App. 3d 898, 490 N.E.2d 1319 (1st Dist. 1986) (Winter 1989)	13:411
The Constitutionality of Christmas Programs in Public Schools—Should the United States Supreme Court Modify its Interpretation of the Establishment Clause? (Summer 1987) (Comment)	11:1233
The Free Exercise of Religion—State Court Devalues Landlords' Constitutional Rights. <i>Attorney General v. Desilets</i> , 636 N.E.2d 233 (Mass. 1994) (Fall 1995)	20:181
<i>United States v. Sun Myung Moon</i> : Precedent for Tax Fraud Prosecution of Local Pastors? (1984)	1984:237
REMEDIES	
Acid Rain—The Limitations of Private Remedies (1983)	1983:515
Catastrophic Chemical Contamination: A Response to the Michigan PBB Episode (1978)	1978:223

The "Catch 22" of a Duty of Fair Representation Action—Uncluttering the Dispute Between the Exhaustion of Internal Union Remedies and the DelCostello Statute of Limitations— <i>Frandsen v. Brotherhood of Railway, Airline and Steamship Clerks</i> , 782 F.2d 674 (7th Cir. 1986) (Winter 1988)	12:479
Challenging the Constitutionality of a Zoning Ordinance in a Declaratory Judgment Action: An Effective Method of Relief for the Landowner Burdened by Land Use Restrictions (1981)	1981:393
Citizen Remedies Against Errant Illinois Public Servants (Winter 1987)	11:285
The Civil Action for Rape: A Viable Alternative for the Rape Victim? (1978)	1978:399
Communications—Remedies—Has Cable Taken Broadcasting's Poison Pill? The Applicability of the Communications Act's Antitrust Remedy for Satellite Scrambling (Fall 1987)	12:191
ERISA Preemption: The Demise of Bad Faith Actions in Group Insurance Cases (Spring 1988)	12:517
The Illinois Cooling-Off Provision: Three Days to Do What? (1977) . .	1977:421
The Illinois New Car Buyer Protection Act—An Analysis and Evaluation of the Illinois Lemon Law (1984)	1984:1
Illinois Pattern Jury Instructions—Civil 30.02 Measure of Damages—Nature and Extent of Injury: The Specter of Double Recovery (1978) (Correspondence)	1978:308
The Illinois Wrongful Death Act and the Common Law (1979)	1979:231
Implied Warranty of Habitability—Protection for the Buyer of a Used Home—Privity of Contract with the Builder Not Required. <i>Redarowicz v. Ohlendorf</i> , 92 Ill. 2d 171, 441 N.E.2d 324 (1982)	1982:447
Intentional Infliction of Emotional Distress: Recovery of Damages for Victims of Parental Kidnaping (1984)	1984:145
<i>Kelsay v. Motorola, Inc.</i> —A Remedy for the Abusively Discharged at Will Employee (1979)	1979:563
A Note on Damages Respecting Contracts for Medical Services: Or, Doctor Is Always Right, and If She's Not, She Should Pay (1985) (Commentary)	1985:605
Recovery for Loss of Society and Companionship in Wrongful Death and Personal Injury Actions (Winter 1989)	13:319
Sanctions and Remedies for Attorney Misconduct (Winter 1995)	19:343
Tort Damages—Wrongful Birth—Illinois Appellate Court, First District, Allows Parents to Recover Costs of Rearing a Child. <i>Cockrum v. Baumgartner</i> , 99 Ill. App. 3d 271, 425 N.E.2d 968 (1st Dist. 1981), <i>appeal docketed</i> , No. 55733 (Ill. Feb. 2, 1982) (1982)	1982:111

RETALIATORY DISCHARGE

Survey of Illinois Law: Tort Developments (Summer 1993) 17:961

RIGHT TO COUNSELCriminal Law—Right to Counsel—There Is No Constitutional Right to Counsel in a Pretrial Psychiatric Examination. *People v. Larsen*, 74 Ill. 2d 348, 385 N.E.2d 679, *cert. denied*, 100 S. Ct. 220 (1979) 1979:633

Distinguishing Fifth and Sixth Amendment Rights to Counsel During Police Questioning (Fall 1991) 16:101

RIGHT TO DIE

Survey of Illinois Law: Health Care (Summer 1992) 16:879

The "Value of Human Life" and "The Right to Death": Some Reflections on Cruzan and Ronald Dworkin (Spring 1993) 17:559

RULE OF DISCLOSURE

Eliminating the Element of Surprise: Rethinking the Disclosure Requirements of Illinois Supreme Court Rule 220 (Fall 1992) 17:195

SALES

The Seller's Right to Cure When the Buyer Revokes Acceptance: Erase the Line in the Sand (Fall 1991) 16:1

Survey of Illinois Law: Real Estate Finance (Summer 1992) 16:999

Survey of Illinois Law—Commercial Law (Summer 1991) 15:743

SCHOLARSHIPS

Race-Exclusive Scholarships in Federally-Assisted Colleges and Universities—Will They Survive? (Winter 1992) 16:451

SCHOOL FINANCE

The Constitutionality of Property Tax Based School Financing Schemes: Is Illinois' System Next to Fall? (Fall 1991) 16:157

SEARCH AND SEIZURECriminal Law—Probable Cause: Illinois Adopts the Plain Smell Rule for Warrantless Searches of Vehicles. *People v. Stout*, 106 Ill. 2d 77, 477 N.E.2d 498 (1985) (Fall 1986) 11:153Illinois Supreme Court Misapplies the "Totality of the Circumstances" Test in Evaluating No-Knock Entries. *People v. Condon*, 592 N.E.2d 951 (Ill. 1992), *cert. denied*, 113 S. Ct. 1359 (1993) 18:495Search and Seizure—Automobile Exception—The Search of a Lawfully Stopped Vehicle Justifies the Search of Every Part of the Vehicle, Including Containers That May Conceal the Object of the Search. *United States v. Ross*, 456 U.S. 798 (1982) (1983) 1983:587Search and Seizure—Home Arrest—A Warrantless Home Arrest in the Absence of Exigent Circumstances Violates the Fourth Amendment. *Payton v. New York*, 445 U.S. 573 (1980) (1981) 1981:101

SECURED TRANSACTIONS

- Uniform Commercial Code—Article 9: Unresolved Problems of Agricultural Financing in Illinois (1985) 1985:509

SECURITIES LAW

- Partnership Interests as Securities Under Illinois Law (Winter 1995) 19:333

Seventh Circuit Rejects the "Fraud Created the Market"

- Theory—Conflict Among the Circuits Widens. *Eckstein v. Balcor Film Investors*, 8 F.3d 1121 (7th Cir. 1993), *cert. denied*, 114 S. Ct. 883 (1994) (Fall 1994) 19:245

Shareholder Proposals and Executive Pay: The SEC Makes a

- Fundamental Policy Change (Fall 1992) 17:117

- Stock Transfer Restrictions in Close Corporations (1978) 1978:477

SEDUCTION

- Tort Law—The Claim of Seduction in Missouri. *Parker v. Bruner*, 686

- S.W.2d 483 (Mo. Ct. App. 1984) (Winter 1987) 11:445

SELF INCRIMINATION

- Distinguishing Fifth and Sixth Amendment Rights to Counsel During

- Police Questioning (Fall 1991) 16:101

SENTENCING

- Death Penalty for Minors: Who Should Decide? (Spring 1996) 20:621

- Federal Sentencing Law: Prosecutorial Discretion in Determining

- Departures Based on Defendant's Cooperation Violates Due Process (Winter 1991) 15:321

- Fit To Die: Drug-Induced Competency for the Purpose of Execution

- (Fall 1995) 20:149

- Survey of Illinois Law—Civil Procedure (Summer 1991) 15:685

- Survey of Illinois Law—Criminal Law (Summer 1991) 15:785

SEPARATION OF POWERS

- Advice and Consent: A Reevaluation (1978) 1978:31

- How Should We Select Judges in a Free Society? (Spring 1992) 16:547

- Judicial Discretion and the Senate's Role in Judicial Selection:

- Questioning Supreme Court Nominees (Spring 1992) 16:557

- Presidential Immunity—Supreme Court Attaches Absolute Immunity to

- the Presidential Office. *Nixon v. Fitzgerald*, 102 S. Ct. 2690 (1982) (1983) 1983:109

- Separation of Powers and Administrative Crimes: A Study of

- Irreconcilables (1976) 1976:1

SERVICE CONTRACTS

- Service Contracts: A Subject for State Insurance or Federal

- Regulation—Do Consumers Need Protection from the Service

- Contract Industry? (1979) 1979:587

SETTLEMENTS

The Use of Mary Carter Agreements in Illinois (Fall 1993) 18:223

SEX DISCRIMINATIONSex Discrimination in Higher Education—The United States Supreme Court and a Bastion of Tradition. *Mississippi University for Women v. Hogan*, 102 S. Ct. 3331 (1982) (1983) 1983:71**SEXUAL HARASSMENT**

Seeking A "Safe Harbor": The Viability of Summary Judgment in Post-Harris Sexual Harassment Litigation (Winter 1996) 20:223

Sexual Harassment and the Illinois Business Corporation Act (Spring 1995) 19:459

SIXTH AMENDMENTThe Sixth Amendment Right to Counsel: A Criminal Defendant's Right to Counsel of Choice v. The Courts' Interest in Conflict-Free Representation. *Wheat v. United States*, 486 U.S. 153 (1988) (Spring 1990) 14:657

Sixth Amendment's Confrontation Clause—Is a Showing of Unavailability Required? (Spring 1993) 17:573

SMOKINGA Failure to Preempt an Unfair Advertising Claim May Result in Undue Restrictions on Cigarette Manufacturers. *Mangini v. R.J. Reynolds Tobacco Co.*, 21 Cal Rptr. 2d 323 (Cal. Ct. App. 1993), *aff'd*, 875 P.2d 73 (Cal. 1994) (Winter 1995) 19:405

Smoking in Public: This Air Is My Air, This Air Is Your Air (1984) . . 1984:665

SPORTS LAW

Labor Exemption to Antitrust Scrutiny in Professional Sports (Fall 1990) 15:123

Ross v. Creighton University: Seventh Circuit Recognition of Limited Judicial Regulation of Intercollegiate Athletics? (Fall 1992) 17:85**STANDARDS OF REVIEW**

Civil Procedure (Spring 1987) 11:497

STATE AND LOCAL GOVERNMENT

Collective Bargaining for Public Employees: An Overview of Illinois' New Act (1983) 1983:483

Constitutional Law—Municipal Ordinances—Ordinance That Regulates Drug Paraphernalia Found Constitutionally Sound. *Village of Hoffman Estates v. Flipside, Hoffman Estates, Inc.*, 102 S. Ct. 1186 (1982) 1982:431

Federalism, Antitrust and Illinois Home Rule (1983) 1983:31

Freedom of Information Act—Illinois Adopts a New Public Records Statute (1985) 1985:79

Liability of Illinois Public Officials for Illegal Expenditures (Winter 1991)	15:235
Local Government Practices and the Antitrust Merits (1985)	1985:455
Open Versus Closed Primaries: A Dilemma in the Illinois Election Process (1977)	1977:210
State and Local Measures for Preserving Illinois Farmland: An Assessment and Proposal (1982)	1982:403
The Status of Civil Liability When Child Protection Workers Fail to Do Their Jobs (Spring 1990) (Comment)	14:573
Survey of Illinois Law: Local Government (Summer 1995)	19:877
Why Local Property Taxes are Inappropriate for Financing Illinois Community Colleges: A Strategy for Challenging How the State Funds these Post-Secondary Schools (Spring 1995)	19:523
STATUTE OF LIMITATIONS	
Survey of Illinois Law: Health Care (Summer 1992)	16:879
STATUTORY INTERPRETATION	
Advice from the Consummate Draftsman: Reed Dickerson on Statutory Interpretation (Spring 1992)	16:591
Reed Dickerson's Originalism—What it Contributes to Contemporary Constitutional Debate (Spring 1992)	16:617
STOCK TRANSFER RESTRICTIONS	
Stock Transfer Restrictions in Close Corporations (1978)	1978:477
SUPREME COURT NOMINEES	
How Should We Select Judges in a Free Society? (Spring 1992)	16:547
Judicial Discretion and the Senate's Role in Judicial Selection: Questioning Supreme Court Nominees (Spring 1992)	16:557
SURROGACY	
The Baby "M" Decision: Specific Performance of a Contract for Specially Manufactured Goods (Summer 1987) (Essay)	11:1339
Legal Problems of Surrogate Motherhood (1980)	1980:147
TAXATION	
The 1981 Federal Estate and Gift Tax Changes in the Context of the One Million Dollar Estate (1981)	1981:225
Administration of Estates—Taxation—Nonprobate Assets Will Be Used to Help Pay the Federal Estate Tax Liability Unless a Contrary Intention Is Expressed. <i>In re Estate of Van Duser</i> , 19 Ill. App. 2d 1022, 313 N.E.2d 228 (1st Dist. 1974) (1976)	1976:287
Another Challenge: Tax Planning for Owners of Real Estate Rental Property under the New "Activity Regulations" of I.R.C. Section 469 (Spring 1990)	14:401

Caught in the Revolving Door: The Power of a Beneficiary to Remove a Trustee and Appoint a Successor under Section 2041 (1984)	1984:219
Charitable to Whom? Rethinking the Method by Which Charitable Donations Are Made to Support Missionary Work. <i>Davis v. United States</i> , 110 S. Ct. 2014 (1990) (Winter 1991)	15:373
The Constitutionality of Property Tax Based School Financing Schemes: Is Illinois' System Next to Fall? (Fall 1991)	16:157
Cumulation of Lifetime Gifts in the Federal Estate Tax Computation (1984)	1984:283
Deferred Charitable Giving—Retained Life Interest in Personal Residence or Farm—The Impact of the Change in the Valuation Tables (1983)	1983:603
Discounting and Compounding—Calculation of the Present Value of an Annuity and the Income Inclusion Amount—Charitable Gift Annuities (Fall 1987)	12:153
Discounting and Compounding—Calculation of the Present Value of an Annuity, Life Estate, Remainder, or Reversionary Interest Dependent upon Two Life Contingencies (Summer 1987) (Special Commentary)	11:1179
Discounting and Compounding—Calculation of the Present Value of an Annuity, Term for Years, Remainder, or Reversion Dependent on a Term Certain (Fall 1986) (Special Commentary)	11:87
Discounting and Compounding with the Addition of Single Life Contingencies—Calculation of the Present Value of an Annuity, Life Estate, Term for Years, Remainder, or Reversion Involving One Life (Winter 1987) (Special Commentary)	11:315
The Effect of the 1976 Federal Estate and Gift Tax Changes on Estate Planning Objectives (1976)	1976:299
Estate Planning—Joint Tenancy—Illinois Abolishes the Unity of Interest Requirement for Joint Tenancy. <i>In Re Estate of Wilson</i> , 81 Ill. 2d 349, 410 N.E.2d 23 (1980)	1980:355
Estate Tax Valuation of Farmland Under Section 2032a of the Internal Revenue Code: An Analysis of the Recently Proposed Treasury Regulations (1978)	1978:145
The Federal Estate and Gift Tax Changes of 1978 (1979)	1979:37
Form W-4 Maintenance: Failure to Return Is Indeed the Point of No Return. <i>United States v. Williams</i> , 928 F.2d 145 (5th Cir.) <i>cert. denied</i> , 112 S. Ct. 58 (1991) (Spring 1992)	16:727
The Illinois Discriminatory Premium Tax: Time for Repeal? (Spring 1990)	14:345
Illinois Income Tax Offenses: Elements and Methods of Proof (Winter 1989)	13:281

Inheritance Estate and Gift Taxes—Assessment—The Illinois Inheritance Tax Assessment Procedure Is Attacked by the Court but Upheld as Constitutional. <i>In re Estate of Barker</i> , 63 Ill. 2d 113, 345 N.E.2d 484 (1976) (1977)	1977:456
I.R.C. Section 280A: The Status of the Home Office Deduction—A Call to Congress to Get the House in Order (Winter 1992).	16:501
Planning Agricultural Estates: The Impact of Estate and Gift Tax Sections of the 1976 Tax Reform Act (1977)	1977:393
The Problem of Hot Assets in Farm Partnerships (1985)	1985:655
A Proposal for Using the Judiciary to Achieve Greater Property Tax Assessment Uniformity in Downstate Illinois (Winter 1991)	15:259
Qualified Terminable Interest Property: Discussion of the Alternate Bequest Approach in <i>Clayton v. Commissioner</i> (Fall 1993)	18:159
Real Property Tax Law—Tax Increment Financing—Illinois' Real Property Tax Increment Allocation Redevelopment Act Is a Constitutional Method of Eliminating Urban Blight. <i>People ex rel. City of Canton v. Crouch</i> , 79 Ill. 2d 356, 403 N.E.2d 242 (1980)	1980:465
Recent Developments Involving Administrative Summons (1982)	1982:41
Revaluation of Lifetime Gifts in the Federal Estate Tax Computation (Fall 1990)	15:1
Self-Employment Tax—Partnership Requirement Payments—Avoiding the Self-Employment Tax on Payments Made by the Partnership out of Current Earnings to Retired Partners (1984)	1984:443
Self-Employment Tax—Partnership Retirement Payments. <i>Brandschain v. Commissioner</i> , 80 T.C. 746 (1983) (1984)	1984:349
Suing the IRS and Its Employees for Damages: David and Goliath (Spring 1996)	20:507
The Supreme Court Confiscates an Unjust Weapon Used in the "War on Drugs." <i>Department of Revenue of Montana v. Kurth Ranch</i> , 114 S. Ct. 1937 (1994) (Winter 1996)	20:353
Survey of Illinois Law: Property (Summer 1995)	19:923
The Tax Increment Allocation Redevelopment Act: The "Blighted" Statute (Fall 1990)	15:145
U.S. Taxation of Foreign Income: The Use of Tax Havens in a Changing Tax Environment (Spring 1994)	18:617
<i>United States v. Sun Myung Moon</i> : Precedent for Tax Fraud Prosecution of Local Pastors? (1984)	1984:237
Why Local Property Taxes are Inappropriate for Financing Illinois Community Colleges: A Strategy for Challenging How the State Funds These Post-Secondary Schools (Spring 1995)	19:523

TITLE VII

The Civil Rights Act of 1991: Remedial Civil Rights Policies Prevail (Fall 1992)	17:267
TORTS	
The 1995 Illinois Civil Justice Reform Act: Has the Baby Been Thrown Out With the Bath Water? (Fall 1995)	20:117
Acid Rain—The Limitations of Private Remedies (1983)	1983:515
Bad Faith Refusal of Insurance Companies to Pay First Party Benefits—Time for the Illinois Supreme Court to Recognize the Tort and Resulting Punitive Damages (1984)	1984:121
Catastrophic Chemical Contamination: A Response to the Michigan PBB Episode (1978)	1978:223
The Civil Action for Rape: A Viable Alternative for the Rape Victim? (1978)	1978:399
Comparative Fault and Strict Liability—Unanswered Questions. <i>Coney v. J.L.G. Industries, Inc.</i> , 97 Ill. 2d 104, 454 N.E.2d 197 (1983)	1983:567
Comparative Fault and Strict Products Liability—What Happens to the Product User's Failure to Discover or Inspect for Product Defects? (1983)	1983:191
Constitutional Torts—The Creation of a Uniform Standard for Determining When a Special Relationship Exists: FBI Informant's Duty to Prevent a Murder. <i>Beard v. O'Neal</i> , 728 F.2d 894 (7th Cir.), cert. denied, 105 S. Ct. 104 (1984)	1985:97
Cross-Claims Against Successor Attorneys—Public Policy, Equitable Theories, and Ethical Considerations (Summer 1989) (Senior Commentary)	13:889
The Demise of the Open and Obvious Rule in Illinois. <i>Ward v. K-Mart Corp.</i> , 136 Ill. 2d 132, 554 N.E.2d 223 (1990) (Summer 1992) . .	16:179
Emerging Themes and Dilemmas in American Toxic Tort Law, 1988- 91: A Legal-Historical and Philosophical Exegesis (Fall 1993)	18:1
ERISA Preemption: The Demise of Bad Faith Actions in Group Insurance Cases (Spring 1988)	12:517
Expanding Illinois Tort Liability in the Context of Fraternity Hazing: <i>Quinn v. Sigma Rho Chapter of Beta Theta Pi Fraternity</i> , 155 Ill. App. 3d 231, 507 N.E.2d 1193 (4th Dist. 1987) (Spring 1988)	12:695
The Failure of Local Landfill Siting Control in Illinois (Fall 1992)	17:1
Husband and Wife—Illinois Law as a Catalyst for Hollow Interspousal Tort Recoveries (Winter 1989)	13:337
Illinois Comparative Negligence: Multiple Parties, Multiple Problems (1982)	1982:89

Illinois Should No Longer Allow Recovery for Alienation of Affections—Theoretical and Constitutional Reasons (1982)	1982:275
The Illinois Wrongful Death Act and the Common Law (1979)	1979:231
The Impact of <i>Gertz</i> on the Law of Libel in Illinois (1979)	1979:73
Implied Assumption of the Risk: Does it Survive Comparative Fault? (1982)	1982:371
Intentional Infliction of Emotional Distress: Recovery of Damages for Victims of Parental Kidnapping (1984)	1984:145
The Interplay Between Contribution and Workers' Compensation in Illinois: Putting an End to Backdoor Recoveries (Fall 1988)	13:103
It's Not My Fault, the Devil Made Me Do It: Attempting to Impose Tort Liability on Publishers, Producers, and Artists for Injuries Allegedly "Inspired" by Media Speech (Winter 1994)	18:417
Liability of Illinois Public Officials for Illegal Expenditures (Winter 1991)	15:235
Negligent Infliction of Emotional Distress in Illinois: A "Foreseeability" Proposal (Winter 1987)	11:263
Negligent Infliction of Emotional Distress—Illinois Moves into the Zone of Danger. <i>Rickey v. Chicago Transit Authority</i> , 98 Ill. 2d 546, 457 N.E.2d 1 (1983) (1984)	1984:497
A New Approach to Computing Joint and Several Damages (Spring 1994)	18:549
Parent-Child Tort Immunity: The Supreme Court of Illinois Finally Gives This Doctrine the Attention it's Been Demanding. <i>Cates v. Cates</i> , 156 Ill. 2d 76, 619 N.E.2d 715 (1993) (Spring 1995)	19:633
The Parental Tort Immunity Doctrine Applied to Wrongful Death Actions: A Rule Without Reason. <i>Chamness v. Fairtrace</i> , 158 Ill. App. 3d 325, 511 N.E.2d 839 (5th Dist. 1987) (Fall 1988)	13:175
Prenatal Rights—The Intersection of Parental Immunity and Prenatal Rights: The "Nonfamily Activity" Exception or Traditional Concepts of Negligence? <i>Stallman v. Youngquist</i> , 129 Ill. App. 3d 859, 473 N.E.2d 400 (1st Dist. 1984) (1985)	1985:749
Premises Liability—The Exception That Swallowed the Rule. <i>Lee v. Chicago Transit Authority</i> , 605 N.E.2d 493 (Ill. 1992) <i>cert. denied</i> , 113 S. Ct. 2337 (1993) (Fall 1994)	19:217
Product Liability Law Reform—A Critique of Proposed Federal Legislation (1984)	1984:579
Products Liability—Illinois Redefines the Standard of Merchantability for Food Products: Reasonable Expectations. <i>Jackson v. Nestle-Beich, Inc.</i> , 147 Ill. 2d 408, 589 N.E.2d 547 (1992) (Spring 1994)	18:637

Punitive Damages—Wilful and Wanton Breach of Contract—Illinois Rejects the Extension of Tort Remedies into Contract Causes of Action— <i>Morrow v. L.A. Goldschmidt Associates</i> , 112 Ill. 2d 87, 492 N.E. 2d 181 (1986) (Winter 1988)	12:495
Real Estate Brokers—Guarantors of the Seller or Guardians of the Buyer? (Summer 1989)	13:975
Recovery for Loss of Society and Companionship in Wrongful Death and Personal Injury Actions (Winter 1989)	13:319
Retaliatory Discharge—Illinois' Extension of Retaliatory Discharge Tort Actions to Employment Relationships Governed By Collective Bargaining Agreements: New Obstacles Imposed by Federal Labor Law Preemption (1985)	1985:707
Section 1983: Expanding State Liability in the Context of Third-Party Crimes. <i>Nishiyama v. Dickson County</i> , 814 F.2d 277 (6th Cir. 1987) (Winter 1989)	13:395
Shattering the "Reasonable Window of Anxiety"—Recovery of Emotional Distress Damages for the Fear of Contracting AIDS. <i>Kerins v. Hartley</i> , 33 Cal. Rptr. 2d 172 (Cal. Ct. App. 1994) (Spring 1995)	19:661
The Status of an Illinois Plaintiff's Comparative Negligence as a Damage-Reducing Factor Where a Defendant Is Found Liable under the Theory of Willful and Wanton Misconduct (Winter 1992)	16:663
The Status of Civil Liability When Child Protection Workers Fail to Do Their Jobs (Spring 1990) (Comment)	14:573
The Strict Liability of Power Companies for Cancer Caused by Electromagnetic Fields (Winter 1995)	19:359
Suing the IRS and Its Employees for Damages: David and Goliath (Spring 1996)	20:507
Survey of Illinois Law: Tort Developments (Summer 1990)	14:1257
Survey of Illinois Law: Tort Developments (Summer 1991)	15:1111
Survey of Illinois Law: Tort Developments (Summer 1992)	16:1039
Survey of Illinois Law: Tort Developments (Summer 1993)	17:961
Survey of Illinois Law: Tort Developments (Summer 1994)	18:949
Survey of Illinois Law: Tort Developments (Summer 1995)	19:945
Survey of Illinois Law: Tort Developments (Summer 1996)	20:915
Tort Claims by Real Estate Purchasers Against Sellers and Brokers: Current Illinois Common Law and Statutory Strategies (1983) . . .	1983:161
Tort Damages—Wrongful Birth—Illinois Appellate Court, First District, Allows Parents to Recover Costs of Rearing a Child. <i>Cockrum v. Baumgartner</i> , 99 Ill. App. 3d 271, 425 N.E.2d 968 (1st Dist. 1981), <i>appeal docketed</i> , No. 55733 (Ill. Feb. 2, 1982) (1982) . . .	1982:111

Tort Developments (Summer 1988)	12:1085
Tort Law—Contribution: Determining a Basis for the Culpability of Dram Shops. <i>Hopkins v. Powers</i> , 113 Ill. 2d 206, 497 N.E.2d 757 (1986) (Winter 1987)	11:427
Tort Law—The Claim of Seduction in Missouri. <i>Parker v. Bruner</i> , 686 S.W.2d 483 (Mo. Ct. App. 1984) (Winter 1987)	11:445
Tort Law—The Manufacturer's and Pharmacist's Duty to Warn Consumers of Risks and Side Effects of Prescription Drugs. <i>Leesley v. West</i> , 165 Ill. App. 3d 135, 518 N.E.2d 758 (2d Dist. 1988) (Summer 1989)	13:1003
Tort Liability: California Abolishes the Landowner's Immunity for Harm Outside the Premises Caused by Natural Conditions. <i>Sprecher v. Adamson Companies</i> , 30 Cal. 3d 358, 636 P.2d 1121, 178 Cal. Rptr. 783 (1981) (1983)	1983:247
Tort Liability of Illinois Landlords for Crimes of Third Persons (1983)	1983:415
Torts (Spring 1987)	11:1001
Torts (Spring 1989)	13:723
Torts—Municipal Corporation Has Duty to Protect Business Invitee from Criminal Attacks by Third Party. <i>Comastro v. Village of Rosemont</i> , 122 Ill. App. 3d 405, 461 N.E.2d 616 (1st Dist. 1984) (1985)	1985:547
Torts—Negligent Injury to Parents—The Case for the Child's Right to Recover for Loss of Parental Society and Companionship. <i>Mueller v. Hellrung Construction Co.</i> , 107 Ill. App. 3d 337, 437 N.E.2d 789 (5th Dist.), <i>leave to appeal denied</i> , 91 Ill. 2d 571 (1982)	1982:557
Torts—School Tort Immunity—Teachers and School Districts Are Immune from Liability for Mere Negligence by Reason of <i>In Loco Parentis</i> Status That Is Conferred upon Educators by Section 24-24 of the Illinois School Code. <i>Kobylanski v. Chicago Board of Education</i> , 63 Ill. 2d 165, 347 N.E.2d 705 (1976)	1976:592
Trespassers, Licensees, and Invitees on Illinois Farm Land for Recreation (1980)	1980:369
Up Against the (Uterine) Wall: An Analysis of the Liability of Birth Control Products Manufacturers (1976)	1976:498
“Up Against the Wall”: Municipal Liability for Police Brutality under Respondeat Superior. <i>Osborne v. Lyles</i> , N.E. 2d 825 (Ohio 1992) (Spring 1994)	18:655
The Use of Future Inflation in Calculating Damages for Lost Future Earnings. <i>Stringham v. United Parcel Service</i> 181 Ill. App. 3d 313, 356 N.E.2d 1292 (2d Dist. 1989) (Winter 1991)	15:353

TOXIC TORTS

- Emerging Themes and Dilemmas in American Toxic Tort Law, 1988-91: A Legal-Historical and Philosophical Exegesis (Fall 1993) 18:1
The Failure of Local Landfill Siting Control in Illinois (Fall 1992) 17:1

TRADEMARKS

- Patents, Copyrights, and Trademarks: A Primer on Protecting Intellectual Work Product (Fall 1986) 11:1
The Supreme Court Decision on Gray Markets in *K-mart v. Cartier, Inc.*: When Is 'Plain Language' Not Plain? (Fall 1990) 15:67

TREATIES

- International Kidnaping or Justifiable Seizure? (Fall 1992) 17:317

TRIAL ADVOCACY

- The Inns of Court: RX for Revitalizing Advocacy in America? (1983) 1983:311

TRIAL PRACTICE

- Electronic Media Coverage of Trials—An Analysis of the Position Illinois Should Adopt in Response to *Chandler v. Florida* (1982) . 1982:630

TRUSTS

- Caught in the Revolving Door: The Power of a Beneficiary to Remove a Trustee and Appoint a Successor under Section 2041 (1984) . . 1984:219
Land Trustee as Secured Creditor: Fiduciary Duties Revisited (1982) . 1982:249

TRUSTS AND ESTATES

- Qualified Terminable Interest Property: Discussion of the Alternate Bequest Approach in *Clayton v. Commissioner* (Fall 1993) 18:159
Revaluation of Lifetime Gifts in the Federal Estate Tax Computation (Fall 1990) 15:1

- Survey of Illinois Law: Trusts and Estates (Summer 1990) 14:1303

- Survey of Illinois Law: Trusts and Estates (Summer 1991) 15:1191

- Survey of Illinois Law: Trusts and Estates (Summer 1994) 18:973

- Survey of Illinois Law: Trusts and Estates (Summer 1996) 20:959

- Trusts and Estates (Spring 1987) 11:1111

- Trusts and Estates (Summer 1988) 12:1143

- Trusts & Estates (Spring 1989) 13:765

UNIFORM COMMERCIAL CODE

- Commercial Law (Spring 1987) 11:525

- Commercial Law (Summer 1988) 12:763

- The Extension of Implied Warranty Protection to Employees of a Purchaser. *Whitaker v. Lian Feng Machine Co.*, 156 Ill. App. 3d 316, 509 N.E. 2d 591 (1st Dist. 1987) (Fall 1989) 14:123

- The Implied Warranty of Habitability in the Sale of New Housing: The Trend in Illinois (1978) 1978:178

The Seller's Right to Cure When the Buyer Revokes Acceptance: Erase the Line in the Sand (Fall 1991)	16:1
Survey of Illinois Law: Commercial Law (Summer 1991)	15:743
Survey of Illinois Law: Commercial Law (Summer 1993)	17:719
UNITED NATIONS	
The Evolving U.S. Policy for Peace Operations (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:119
Nationalism, Boundaries, and the Bosnian War: Another Perspective (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:153
Peace-Making and Security Council Powers: Bosnia-Herzegovina Raises International and Constitutional Questions (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:131
Peacekeeping in the Post War Era (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:107
What Ever Happened to the New World Order? (Symposium—Peacekeeper or Peacemaker? The U.S. Role in U.N. Peacekeeping Missions) (Fall 1994)	19:113
What Ever Happened to the New World Order? (Spring 1995)	19:561
USE OF FORCE	
Criminal Law—The Right to Run: Deadly Force and the Fleeing Felon. <i>Tennessee v. Garner</i> , 105 S. Ct. 1694 (1985) (Fall 1986)	11:171
WAIVER	
Survey of Illinois Law: Insurance (Summer 1992)	16:899
WAR CRIMES	
Environmental Protection in Combat (Winter 1993)	17:299
WARRANTY	
The Extension of Implied Warranty Protection to Employees of a Purchaser. <i>Whitaker v. Lian Feng Machine Co.</i> , 156 Ill. App. 3d 316, 509 N.E.2d 591 (1st Dist. 1987) (Fall 1989)	14:123
WATER LAW	
Survey of Illinois Law: Natural Resources (Summer 1992)	16:953
Transboundary Pollution in the Great Lakes: Do Individual States Have Any Role to Play in its Prevention? (Winter 1996)	20:287
WEATHER	
The Technical and Economic Aspects of Weather Modification: A Background for Lawyers (1977)	1977:326

WELFARE

- Social Welfare—Foster Care, Aid to Families with Dependent Children—The Illinois System Falls to Muddled Equal Protection Analysis. *Youakim v. Miller*, 431 F. Supp. 40 (N.D. Ill. 1976), *aff'd*, No. 76-1884 (7th Cir. Sept. 27, 1977), *review granted*, 46 U.S.L.W. 3513 (Feb. 21, 1978) (1978) 1978:113

WILLS

- Natural Death Legislation in Illinois—The Illinois Living Will Act. Ill. Rev. Stat. ch. 110 ½ ¶¶ 701 to 710 (1983) (1984) 1984:465
- Trusts and Estates (Summer 1988) 12:1143

WITNESSES

- Sixth Amendment's Confrontation Clause—Is a Showing of Unavailability Required? (Spring 1993) 17:573

WOMEN

- Gender Bias in Legal Education—An Annotated Bibliography (Summer 1990) 14:545
- Gender Bias in the Classroom (Spring 1990) 14:527
- Hiring Women (Spring 1990) 14:487
- Non-Sexist Teaching Techniques in Substantive Law Courses (Spring 1990) 14:507

WORKERS' COMPENSATION

- The ADA and the Illinois Workers' Compensation Act: Can Two "Rights" Make a "Wrong"? (Spring 1995) 19:567
- The Interplay Between Contribution and Workers' Compensation in Illinois: Putting an End to Backdoor Recoveries (Fall 1988) 13:103
- Kelsay v. Motorola, Inc.*—A Remedy for the Abusively Discharged at Will Employee (1979) 1979:563
- Skinner v. Reed-Prentice*: Its Effect on the Doctrines of Contribution and Indemnity as Applied in Illinois Workmen's Compensation Third-Party Actions (1978) 1978:556
- Survey of Illinois Law: Tort Developments (Summer 1992) 16:1039
- Survey of Illinois Law: Workers' Compensation (Summer 1991) 15:1209
- Survey of Illinois Law: Workers' Compensation (Summer 1993) 17:985
- Survey of Illinois Law: Workers' Compensation (Summer 1995) 19:999
- Survey of Illinois Law: Workers' Compensation (Summer 1996) 20:995
- Workers' Compensation (Spring 1989) 13:779
- Workers' Compensation and Contribution in Illinois: Punching A Hole in the Kotecki Ceiling. *Herington v. J.S. Alberici Constr. Co.*, 639 N.E.2d 907 (Ill. App. Ct. 5th Dist. 1994) (Spring 1996) 20:651

WRONGFUL DEATH

- The Illinois Wrongful Death Act and the Common Law (1979) 1979:231

The Parental Tort Immunity Doctrine Applied to Wrongful Death Actions: A Rule Without Reason. <i>Chamness v. Fairtrace</i> , 158 Ill. App. 3d 325, 511 N.E.2d 839 (5th Dist. 1987) (Fall 1988)	13:175
Survey of Illinois Law: Health Care (Summer 1992)	16:879
Survey of Illinois Law: Tort Developments (Summer 1992)	16:1039
ZONING LAW	
Challenging the Constitutionality of a Zoning Ordinance in a Declaratory Judgment Action: An Effective Method of Relief for the Landowner Burdened by Land Use Restrictions (1981)	1981:393







